Page 1 1 UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK 2 NEW YORK IMMIGRATION 3 COALITION, et al., 4 Plaintiffs, 5 Case No. v. 6 1:18-CF-05025-JMF UNITED STATES DEPARTMENT 7 OF COMMERCE, et al., 8 Defendants. 9 Friday, October 16, 2018 Washington, D.C. 10 11 12 Videotaped Deposition of: 13 JOHN GORE, called for oral examination by counsel for the 14 15 Plaintiffs, pursuant to notice, at the law offices of Covington & Burling, LLP, One City Center, 850 Tenth 16 17 Street, Northwest, Washington, D.C. 20001-4956, before Christina S. Hotsko, RPR, CRR, of Veritext 18 Legal Solutions, a Notary Public in and for the 19 District of Columbia, beginning at 9:05 a.m., when 20 21 were present on behalf of the respective parties: 22

Page 2 APPEARANCES 1 2 On behalf of New York Immigration Coalition: DALE HO, ESQUIRE 3 JONATHAN TOPAZ, ESQUIRE American Civil Liberties Union Foundation REDACTED 5 6 On behalf of Lupe Plaintiffs: DENISE HULETT, ESQUIRE MALDEF REDACTED 9 10 11 ERI ANDRIOLA, ESQUIRE Asian Americans Advancing Justice 12 REDACTED 13 14 On behalf of City of San Jose and Black Alliance for 15 Just Immigration: JON M. GREENBAUM, ESQUIRE 16 DORIAN L. SPENCE, ESQUIRE Lawyers Committee for Civil Rights Under Law 17 REDACTED 18 19 20 21

REDACTED

22

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Page 4 APPEARANCES CONTINUED 1 2 On behalf of Defendants: DAVID DOREY, ESQUIRE DAVID DEWHIRST, ESQUIRE REDACTED 5 6 Also Present: Dan Reidy, Video Technician 7 8 9 10 11 12 13 14 15 16 17 18 Veritext Legal Solutions Mid-Atlantic Region 1250 Eye Street NW - Suite 350 19 Washington, D.C. 20005 20 21

REDACTED

22

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PROCEEDINGS

VIDEO TECHNICIAN: Good morning. We are going on the record at 9:05 a.m. on Friday,
October 26th, 2018.

Please note that the microphones are sensitive and may pick up whispering, private conversations, and cellular interference. Please turn off all cell phones or place them away from the microphones, as they can interfere with the deposition audio.

Audio and video recording will continue to take place unless all parties agree to go off the record.

This is media unit 1 of the video-recorded deposition of John Gore, taken by counsel for the plaintiff in the matter of the New York Immigration Coalition, et al. versus the United States Department of Commerce, et al.

This case is filed in the United States

District Court for the Southern District of New

York.

This deposition is being held at the law

Page 9 offices of Covington & Burling, LLP, located at 1 2 850 Tenth Street, Northwest, Washington, D.C. 20001. 3 My name is Dan Reidy from the firm 4 Veritext Legal Solutions, and I'm the 5 videographer. The court reporter is Christina 6 Hotsko from the firm Veritext Legal Solutions. 7 8 I am not authorized to administer an 9 oath, I am not related to any party in this 10 action, nor am I financially interested in the 11 outcome. 12 Counsel and all present in the room will 13 now state their appearances and affiliations for 14 If there are any objections to the record. 15 proceeding, please state them at the time of your 16 appearance, beginning with the noticing attorney. 17 MR. HO: Detail Ho for the New York 18 Immigration Coalition plaintiffs. 19 MR. TOPAZ: Jonathan Topaz for NYC 20 plaintiffs. 21 MS. HULETT: Denise Hulett for Lupe 22 plaintiffs.

	Page 10
1	MR. SPENCE: Dorian Spence for BAJI and
2	the City of San Jose.
3	MS. ANDRIOLA: Eri Andriola for the Lupe
4	plaintiffs.
5	MR. GREENBAUM: John Greenbaum from the
6	City of San Jose and BAJI.
7	MS. THOMAS: Tina Thomas for the Kravitz
8	plaintiffs.
9	MS. KOPPLIN: Rebecca Kopplin from the
10	Department of Justice.
11	MS. LACOUR: Alice Lacour from the
12	Department of Justice.
13	MR. SHUMATE: Brett Shumate from the
14	Department of Justice.
15	MR. GARDNER: Josh Gardner for the
16	Department of Justice on behalf of the defendants.
17	MR. SAINDOM: Andrew Saindom on behalf of
18	the District of Columbia.
19	MS. NANNERY: And Valerie Nannery from
20	the District of Columbia attorney general's
21	office.
22	MR. DOREY: David Dorey from the

Page 11 Department of Commerce. MR. DEWHIRST: David Dewhirst from the Department of Commerce. VIDEO TECHNICIAN: Will the court reporter please swear in the witness. Whereupon, Global Objection 401/403 JOHN GORE, REDACTED

REDACTED

REDACTED

an attorney in private practice, correct?

A. Yes.

	Page 15
1	Q. And as an attorney in private practice,
2	you litigated some cases involving claims under
3	Section 2 of the Voting Rights Act, correct?
4	A. Yes.
5	Q. You're familiar with the term citizen
6	voting age population, the acronym C-V-A-P, or
7	what I'll refer to as CVAP today?
8	A. Yes.
9	Q. And you're familiar with the term ACS for
10	American Community Survey?
11	A. I am.
12	Q. You're familiar with the first
<mark>13</mark>	precondition for Section 2 liability under
14	Thornburg versus Gingles?
<mark>15</mark>	A. Yes.
<mark>16</mark>	Q. And one way of describing the first
<mark>17</mark>	Gingles precondition for Section 2 liability under
18	the Voting Rights Act is that plaintiffs must
<mark>19</mark>	demonstrate that racial minorities are
20	sufficiently numerous so as to form a majority of
21	a compact single-member district. Is that your
22	<pre>understanding?</pre>

Page 16 That's -- more or less. Yeah. 1 **A** • 401 Prior to coming to the Department of 2 Q. Justice, with respect to all of the cases that you 3 litigated under Section 2 of the Voting Rights Act, you represented defendants, correct? A. That's correct. In all of your experience representing defendants in cases under Section 2 of the Voting 9 Rights Act, you never took the position that the 10 plaintiffs block-level CVAP data was insufficient 11 to establish the first Gingles precondition 12 because it was a statistical estimate, correct? When I was in private practice, I was 13 representing a client, so my clients took various 14 And as a lawyer, I pursued those 15 positions. positions on behalf of clients in court. I can't 16 recall an instance where a client of mine took 17 18 that position. And in all of your experience litigating 19 cases under Section 2 of the Voting Rights Act, 20 21 you're not aware of, in any of your cases, a 22 situation where a court held that block-level CVAP

Page 17 data was insufficient to satisfy the first Gingles 401 1 precondition because it was a statistical 2 estimate, correct? 3 You're talking about cases I actually was involved in? That's correct. 6 As a litigant or as attorney? Q. As an attorney. As an attorney. No, I'm not aware of any 10 such case. 11 REDACTED 12 13 14 15 16 17 18 19 20 So let me clarify my question. 21 My 401 question is about the technical aspects of 22

```
Page 18
                                                           401
1
    actually getting the census data, taking the
2
    mapping software, and drawing a district.
3
              You don't have any experience doing that,
    correct?
             That's correct. I've never sat in front
5
         A .
6
    of a computer with Maptitude and drawn a district.
              Okay. You don't have any experience --
         Q.
    so that would mean you don't have any experience
9
    drawing districts using ACS data, correct?
10
         A. That's correct.
11
             And you don't have any experience taking
12
    census block-group level data and performing an
    estimation procedure to produce block-level data,
13
14
    correct?
             No, I don't have that experience.
15
16
          Q.
             You're currently acting assistant
     attorney general for civil rights at the U.S.
17
    Department of Justice, correct?
18
19
         A. Correct.
         Q. And when did you become the acting AAG
20
    for civil rights?
21
22
         A. July 28th, 2018.
```

- Q. In that position, you are the head of the civil rights division, correct?
 - A. Correct.

- Q. And you're a political appointee; you're not career civil rights division staff, correct?
 - A. Correct.
- Q. One of the sections under your purview within the civil rights division is the voting section, correct?
 - A. Correct.
- Q. And one of the duties of the voting section is to enforce Section 2 of the federal Voting Rights Act of 1965, correct?
 - A. That's correct.
- Q. Is it fair to say that, as acting AAG for civil rights, you are authorized to speak on behalf of the civil rights division?
- A. I think with respect to matters that fall within the purview of the civil rights division and the Office of the Assistant Attorney General for the civil rights division, that's correct, as a general matter.

REDACTED

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	Q.	•	The	. De	par	ctme	ent	of	Ju	<mark>sti</mark>	ce	ser	nt (a l	ett	er	
to	the	Ce	nsu	s B	ure	au	on	Dec	cem	ber	12	th,	, 2	017	,		
rec	quest	<mark>:in</mark>	g t	hat	a	cit	cize	ensl	<mark>hip</mark>	qu	<mark>est</mark>	<mark>:ior</mark>	ı b	e i	nc	Lude	ed
on	the	20	20	dec	enr	nial	L C	ensi	us	<mark>que</mark>	sti	.onr	nai	re,			
COI	crect	:?															

A. I have no basis to dispute the date

Page 21 there. Yes, the department did send a letter. Whether it was December 12th -- I believe that's correct, but I don't have the letter in front of me, so I can't testify to that date necessarily. But yes, there was a letter that was sent in that time frame from the Department of Justice to the Census Bureau. REDACTED

Page 22 **REDACTED** 1 The letter does not express any reason 2 Q. 3 for requesting a citizenship question be added to the 2020 decennial census questionnaire besides 5 Voting Rights Act enforcement, correct? 6 A. Again, I think the letter speaks for itself. And I don't have a copy of it in front of 7 me, so I can't say what it does or doesn't say. 8 9 REDACTED REDACTED 10 11 12 13 14 15 16 17 18 19 2.0 21 22

REDACTED

REDACTED

Q. You agree that the department is seeking the most complete and accurate data regarding total citizenship rates in voting districts that the Census Bureau can provide, correct?

A. Yes, that's correct.

Q. And do you believe that the letter from the Department of Justice to the Census Bureau requesting the inclusion of a citizenship question is consistent with the department's goal of seeking the most complete and accurate data regarding total citizenship rates that the Census Bureau can provide?

A. I think it's consistent with that objective, but is not the full picture of the data that the Department of Justice would use and would want to have at its disposal.

Q. When you say that it is not the full picture of the data that the Department of Justice would use and want to have, what did you mean by that?

A. Well, what I mean is there are various sources of data on citizenship. And in the modern world, we live in a data-driven world. And the Department of Justice is always trying to find the best possible data, whether it's from one source or multiple sources, to analyze jurisdictions for potential Section 2 violations and to bring appropriate Section 2 enforcement actions.

And the letter lays out reasons why -- is my recollection -- reasons why collecting data from the census questionnaire, in addition to other sources, would be an appropriate means for the Department of Justice to collect the best possible total data that it could collect.

REDACTED

	Page 26	
1	Q. Okay. Decennial census questionnaire,	
2	American Community Survey. Besides those two	
3	sources, are there other sources of citizenship	
4	data that you're aware of that the Department of	
5	Justice could rely on for purposes of Section 2	
6	enforcement?	
7	A. Not that I'm aware of.	
8	Q. You agree that having the most complete	
9	and accurate data regarding citizenship rates that	
10	the Census Bureau could provide would allow the	
11	department to fulfill its commitment to robustly	
12	enforcing the Voting Rights Act?	
13	A. Yes, I do.	
14	Q. I want to show you another document.	
<mark>15</mark>	It's been pre-marked as Exhibit 2.	
16	(Gore Deposition Exhibit 2 marked for	
17	identification and attached to the	
18	transcript.)	
19	BY MR. HO:	
20	Q. This is a Bloomberg transcript of your	
21	testimony on May 21, 2018, before the House	401
22	Oversight Committee.	

Page 27 401 1 Do you remember your testimony that day? I do. You were under oath that day under penalty of perjury, correct? I was. And you testified truthfully that day, correct? I did. 9 REDACTED 10 11 12 13 14 15 16 17 18 19 20 21 22

REDACTED

Page 29 REDACTED You wanted to make sure that your testimony on May 21st was accurate, right? Yes. And you wanted to make sure that -- to the extent you could discuss the issues that were

Page 30 1 raised that day, you wanted to make sure that your 401 testimony was complete, right? 2 3 Yes, to the extent I was able to testify about matters consistent with Department of Justice policy and privileges. And you didn't want to leave anything 6 important out of your testimony on May 21st, correct? MR. GARDNER: Objection. Form. 10 THE WITNESS: I think that's largely 11 correct, although again, there were strict limits on the testimony that I could give, the topics 12 that I was authorized to discuss, and how I could 13 go about answering questions. 14 15 REDACTED 16 17 18 19 20 And you held a moot to prepare for your 401 21 testimony on May 21st, right?

REDACTED

That sounds right.

22

REDACTED

Page 32 1 REDACTED 2 You're not aware of any voting section 5 401 staff being invited to participate in your moot to prepare for the May 21st hearing, correct? To the -- I think that's correct. And no career voting section staff attended your moot on -- to prepare for the May 10 11 21st hearing, correct? That's correct, although voting section 12 staff did help me prepare for the hearing. 13 14 REDACTED 15 16 17 18 19 2.0 21 22

Page 33 REDACTED 1 It's still your view that the Department 2 3 of Justice needs citizen voting age population data at the census block level to enforce 5 Section 2 of the Voting Rights Act, correct? 6 A. Yes, in some form or another. The 7 citizenship data at the block level is necessary 8 to bring Section 2 cases. Q. And the census block is the smallest unit 9 10 of census geography, right? A. That is correct. 11 12 Q. The next sentence of your testimony 13 reads, "And our letter explains why hard count census data would be better suited for that 14 15 purpose than the ACS. It's easier to use because 16 it's already available at the block level and more accurate because it's hard count and not a" -- and 17 18 then you were interrupted. When you say hard count census data, 19 you're drawing a distinction between an actual 20 count, like the decennial census enumeration, and 21 statistical estimates based on a sample survey 22

Page 34 like the ACS, correct? 1 2 That's correct. Okay. And your testimony is that hard 3 4 count data is preferable to available statistical 5 estimates, like the ACS, for purposes of VRA 6 enforcement, correct? 7 A. Yes. And I think what I was testifying 8 to here is what's in the letter, which again, is not in front of me. But my recollection of the 9 10 letter is that it laid out reasons why that hard 11 count data would be more appropriate than an ACS 12 estimate for that purpose. Q. How about -- turn to page 27 of the 13 14 transcript. In the first full paragraph on page 27, you testified, "And having more -- having it 15 16 on the census would make it easier for us to use 17 and it would also make it more accurate, or at least that's the judgment of the Census Bureau." 18 When you referred to the judgment of the 19 20 Census Bureau, what were you referring to? 21 A. I think I was referring to two things. 22 First of all, I was -- I only know anything about

Page 35 1 the judgment of the Census Bureau from publicly 2 available information. Secretary Ross issued a 3 memo of decision with respect to the letter that 4 the Department of Justice submitted in which he 5 decided, among other things, to order 6 reinstatement of the citizenship question on the 7 census questionnaire. 8 I also had watched at least portions of the May 8th hearing before the committee that you 9 10 referenced earlier, and understood from testimony 11 at that hearing that that was the position of the 12 Census Bureau. 13 Q. So when you say the judgment of the 14 Census Bureau, whose judgment, if you could identify individuals, are you referring to? 15 16 Secretary Ross would be one. And the other would be -- I can't remember who it was who 17 18 testified at the hearing, but it was whoever 19 testified at the hearing about the accuracy of a 20 hard count versus an estimate. It may have been 21 Ron Jarmin or somebody else. I just can't 22 remember.

REDACTED

Q. And when you say Ron Jarmin, you're referring to the acting director of the Census Bureau?

A. That's who I understand he is. I've never met him.

Q. When you testified that it was the judgment of the Census Bureau that CVAP data collected through the decennial enumeration would be more accurate, what did you mean by more accurate?

A. As I understand the judgment of the Census Bureau, it's that the hard count would be more accurate than an ACS estimate because an ACS estimate has a margin of error associated with it and also requires an extrapolation because, as you're no doubt aware, the ACS estimates are only released at the block group level, and so further extrapolation is required to estimate CVAP levels at the block level.

And it was my understanding, from

Page 37 Secretary Ross' memo and the testimony that I believe I heard on May 8th, that the Census Bureau believed that a hard count would be more accurate than estimates of an extrapolation with an associated margin of error. REDACTED

REDACTED

<mark>15</mark>

Q. Now, all things being equal, the

Department of Justice would want to use the CVAP

data that was, in the Census Bureau's view, the

more accurate data available, correct?

A. I think that's probably correct. I guess
I could imagine a scenario, which I don't know is
present here or not, where we would make a
different judgment as to what was more accurate
than the Census Bureau might. But that's correct.

Q. When you say we would make a different judgment as to what is more accurate than the Census Bureau might, who's we?

A. The Department of Justice.

REDACTED

Q. Do you think you're better situated than career Census Bureau professionals to make an assessment as to the accuracy of various forms of CVAP data?

A. Me personally?

MR. GARDNER: Objection to form.

THE WITNESS: Me personally?

Page 41 REDACTED

REDACTED

Page 43 1 REDACTED 2 One more question about your testimony for now. On page 27, the last question on the 5 page from Representative Gowdy: "So if Secretary Ross wanted to include a question, what's your favorite movie, how would a court determine whether or not that was an appropriate 10 question? I mean, I guess what I'm getting at is, 11 what is the standard by which you judge the legitimacy of the inclusion or exclusion of a 12 13 question on the census form?" Your response: "I think that is a very 14 15 good question. It's probably better directed to 16 the commerce department. I'm not involved in the litigation. That's being handled out" -- and then 17 18 you got cut off. 19 What do you mean when you testified on 20 May 21st that you're not involved in the 21 litigation over the citizenship question? 22 I am not a counsel of record in that

401

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Page 44
1
    case. I have not been involved in litigating that
                                                           401
2
    case on behalf of the United States. I have not
3
    written any of the briefs, filed any of the
    pleadings, or done anything like that. I am a
    witness in the case, obviously here -- sitting
    here today, and was involved in the decision that
    was made by the Department of Justice.
              But under Department of Justice
9
    regulations, this is defensive litigation that's
10
    being handled by the civil division, and the
11
    counsel of record is in the civil division, not
    the civil rights division.
12
         Q. When you say that you're not counsel of
13
    record, are you counsel in some other capacity in
14
    this litigation?
15
16
              MR. GARDNER: Objection. Vague.
17
              THE WITNESS: No.
18
    BY MR. HO:
19
         Q. And you're not a party in this case,
20
    right?
21
         A. No.
22
         Q.
             And neither the civil rights division nor
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	Page 45
1	the Department of Justice itself is a party in
2	this case, correct?
3	A. That's my understanding. I believe the
4	case was brought against the Department of
5	Commerce, but I've not studied the pleadings
6	closely enough to know whether or not the
7	Department of Justice is a party, but I believe
8	it's not.
9	Q. And you wouldn't describe yourself as a
10	consultant giving legal advice to counsel of
11	record in this case, would you?
12	A. No.
13	
14	HHI)A(;IHI)
15	
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18	
19	
20	
21	
22	

REDACTED

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Page 47
                                                        802
1
            I want to show you a document which we'll
2
    mark as Exhibit 3.
             (Gore Deposition Exhibit 3 marked for
3
             identification and attached to the
             transcript.)
    BY MR. HO:
             This bears the Bates number 000311.
                                                It's
    a letter dated November 4th, 2016, from Arthur
    Gary to then Census Bureau Director John Thompson.
             We discussed Mr. Gary before.
10
                                          You sent
11
    him those talking points in December of 2017,
12
    right?
13
             I did. Yes.
14
     REDACTED
15
16
17
18
19
2.0
21
22
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601/ 802

Page 48 REDACTED 1 In his first sentence, Mr. Gary writes to Mr. Thompson, "This letter supplements my letter 3 of July 1st, 2016, in which I advised that, at that time, the Department of Justice had no needs to amend the current content or uses or to request new content in the American Community Survey (ACS) for the 2020 census." Did I read that right? 10 A. Yes. 11 On July 1, 2016, DOJ sent a letter to the Census Bureau indicating that it had no need to 12 amend the current content or to request new 13 content in the ACS for the 2020 census, correct? 14 15 MR. GARDNER: Objection. Lack of foundation. 16 17 THE WITNESS: I have no basis to answer that question. I wasn't employed at the 18 department on July 1, 2016. And I don't believe 19 I've ever seen a July 1, 2016, letter from the 20 21 department to the Census Bureau. 22 That's certainly what that sentence says,

Page 49 but I can't verify or testify to that. 1 I have no firsthand knowledge on that topic. 2 3 BY MR. HO: Q. You're not aware of the Department of 5 Justice, on July 1st, 2016, requesting new content 6 for the American Community Survey or the 2020 7 decennial census, are you, Mr. Gore? 8 MR. GARDNER: Objection. Lack of 9 foundation. 10 THE WITNESS: I don't believe I am, no. 11 REDACTED 12 13 14 15 16 17 18 19 Sure. This November 4th, 2016, letter 601/ 802 20 formally requested that the Census Bureau include 21 a topic on the ACS relating to LGBT populations, 22 correct?

Page 50 1 Objection. GARDNER: Lack of 2 foundation. 3 THE WITNESS: It appears to. Yeah. 4 REDACTED 5 7 8 9 10 11 12 13 14 15 16 17 18 19 But the face of this letter Okay. 20 601/ 802 not make requests for any additional information 21 either the ACS or the 2020 census questionnaire 22

Page 51 1 other than a request about LGBT populations for 601/ 802 2 the ACS, correct? MR. GARDNER: Objection. Lack of 3 foundation. 5 THE WITNESS: That appears to be correct 6 on the face of the letter. 7 BY MR. HO: This letter does not make any mention of 601/ 802 9 a request for citizenship data, correct? 10 MR. GARDNER: Same objection. 11 THE WITNESS: It does not on its face. 12 BY MR. HO: This letter does not make any request for 13 601/ 802 14 the inclusion of a citizenship question on the 15 census questionnaire, correct? 16 MR. GARDNER: Same objection. 17 THE WITNESS: It does not appear to. 18 REDACTED 19 20 21 22

REDACTED

REDACTED

REDACTED

Q. Are you aware of any changes in law since

Page 55 November 4th, 2016, with respect to the data that plaintiffs can rely on to establish the first Gingles precondition for Section 2 liability under the Voting Rights Act? I'm not aware of any changes in law on that point, I don't believe. REDACTED

Page 56 Q. Are you aware of any changes to the forms 1 of citizenship data available to plaintiffs 2 3 bringing Voting Rights Act claims in order to 4 satisfy the first Gingles precondition? 5 I'm not aware of any changes in the forms 6 I guess what I'm struggling with on your of data. 7 question is I don't think that that forecloses a request to reinstate the citizenship question on 8 the census questionnaire. 9 **REDACTED** 10 So what the department is looking for is Non-11 Responsive 12 the most complete and accurate data it can 13 possibly have to perform it function, and this is 14 one more source of data that would allow the 15 Department of Justice to carry out its enforcement 16 mission. 17 REDACTED 18 19 2.0 21 22

Page 57 1 REDACTED 2 4 5 6 7 8 9 10 11 Are you aware of any changes in the 12 601 social sciences about the assessment in that 13 community of the accuracy of citizenship estimates 14 15 based on ACS data since November 4th, 2016? MR. GARDNER: 16 Objection. Form. 17 THE WITNESS: Which community? 18 BY MR. HO: 19 Q. The social scientific community. 20 Okay. 21 **GARDNER:** Same objection. 22 THE WITNESS: I'm not aware of any

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Page 58 changes. I am aware that there are questions that 601 have been raised in the social science community about the accuracy of the estimates and extrapolations that are derived from the ACS data. REDACTED Q. I'm going to show you a document, Exhibit 4. This is a memo data November --September 8th, 2017, from Earl Comstock to Commerce Secretary Wilbur Ross. It's in the administrative record in this case. Although this printout doesn't bear the number, I believe it is AR12756. Do you know Mr. Comstock? A. No, I don't, actually. Q. The first paragraph of Mr. Comstock's memo reads, "In early May, Eric Branstad put me in touch with Mary Blanche Hankey as the White House liaison in the Department of Justice. Mary

REDACTED

Blanche worked for AG Sessions in his senate

	Page 59
1	office and came with him to the Department of
2	Justice. We met in person to discuss the
3	citizenship question. She said she would locate
4	someone at the department who could address the
5	issue. A few days later, she directed me to James
6	McHenry in the Department of Justice."
7	Now, before I read that, were you aware
8	that sometime prior to September 8th, 2017,
9	officials from the Department of Commerce had
10	spoken with officials within the Department of
11	Justice regarding the issue of a citizenship
12	question on the census?
13	A. Yes.
14	
15	HHI)A([HI])
16	
17	
18	
19	
20	
21	
22	

REDACTED

REDACTED

Q. The conversations that occurred that are referenced in this paragraph that happened between Commerce and Justice officials before September 8th, 2017 --

A. Yes.

Q. -- you were aware of those conversations

Page 62 prior to the date when the Department of Justice's letter went to the Census Bureau to request a citizenship question in December of 2017, correct? **A** • Yes. REDACTED

REDACTED

Q. When you say that you were aware that two or more people had talked to each other, which people were you aware had talked to each other?

Page 64 A. It was my understanding that somebody 1 2 from Commerce had spoken to Mary Blanche Hankey, 3 that someone had spoken to James McHenry, and that Secretary Ross had spoken to the attorney general. 5 Q. And that all of those conversations were 6 about the inclusion of a citizenship question on 7 the census? 8 I wasn't a party to those conversations, 9 but my understanding is that they would have 10 touched on that issue. 11 REDACTED 12 13 14 15 16 17 18 19 2.0 21 22

Page 65 REDACTED During this period, Mr. McHenry was not 3 staff in the civil rights division, correct? 4 5 A. That's correct. 6 Q. And Mr. McHenry did not have any formal 7 duties with respect to enforcement of the Voting 8 Rights Act during this period, correct? A. He had no formal duties. As I recall, he 9 was for some period of time our point of contact 10 in the Office of the Associate Attorney General, 11 12 which is why I remember he was there. But he did 13 not have formal duties with respect to 14 enforcement. 15 REDACTED 16 17 18 19 2.0 21 22

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Page 66
   REDACTED
1
2
        Q. So you don't know of any reasons why
3
    Mr. McHenry could address the issue of including a
    citizenship question on the census?
5
            MR. GARDNER: Same objection.
6
            THE WITNESS: I -- I don't know one way
7
    or the other.
8
   REDACTED
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Q. What was your understanding of who initiated those conversations?

A. My understanding was that those conversations were initiated by the Department of Commerce.

Q. Those initial conversations that are referred to in this memo, your testimony is that, to the best of your knowledge, those conversations were not initiated by the Department of Justice, correct?

A. Again, I wasn't a party to those conversations, but that's been my working understanding.

Q. And your working understanding is that
the Department of Justice did not reach out to the
Department of Commerce to initiate those
conversations for the purposes of obtaining better
data to enforce the Voting Rights Act, correct?

```
Page 68
1
              MR. GARDNER: Objection. Lack of
2
     foundation.
              THE WITNESS: Again, I wasn't a party to
3
4
    those conversations, but that's been my working
5
    understanding.
   REDACTED
 6
7
          Q. The second paragraph in this memo reads,
8
     "I spoke several times with James McHenry by phone
     and, after considering the matter further, James
9
     said that Justice staff did not want to raise the
10
11
     question, given the difficulties Justice was
12
     encountering in the press at the time, the whole
     Comey matter. James directed me to Gene Hamilton
13
     at the Department of Homeland Security."
14
              So were you aware, before I read that,
15
                                                            601
16
    that as of September 8th, 2017, Justice staff did
    not want to raise the citizenship question?
17
                            Objection.
18
                                        Lack of
              MR. GARDNER:
     foundation.
19
20
              THE WITNESS:
                            Before you read that, yes,
21
     I was aware of that.
22
```

REDACTED

So your understanding is that, as of September 8th, 2017, Justice staff did not want to raise the citizenship question, correct?

A. Yes, that's my understanding, although it wasn't my understanding on September 8th; it was an understanding that I acquired later.

Q. When did you acquire the understanding that, as of September 8th, Justice staff did not want to raise the issue of a citizenship question?

A. Again, I think it was along the same timeline that I learned that these conversations had taken place, the conversations referenced in the first paragraph and the second paragraph involving Mr. McHenry. And I believe I became aware of those sometime after September 8th and before the letter was sent from the Department of Justice.

REDACTED

REDACTED

Page 70

Page 71 REDACTED

REDACTED

Page 73 REDACTED 1 2 Q. When did you first become involved in 3 deliberations about whether or not to request a 4 citizenship question on the decennial census 5 questionnaire? 6 A. I first became involved in either late 7 August or early September of 2017. 8 Q. You can't get more precise than late August or early September? 9 10 Well, I think it was either a day or two 11 before Labor Day in 20 -- the Labor Day weekend in 12 2017 which I think that year may have fallen in 13 late August. So as of September 8th, 2017, the date of 14 Q. Mr. Comstock's memo, your best recollection is 15 16 that, as of that date, you were already involved in deliberations over whether or not to include a 17 18 -- to request a citizenship question for the 2020 19 census questionnaire? A. That is correct. And I don't know --20 21 Mr. Comstock's memo is dated September 8th. Не doesn't give any dates for any of these 22

	Page 74
1	conversations, so I don't know if this memo was
2	contemporaneous to conversations or related back
3	to prior conversations he'd had.
4	But yes, that's my recollection, that, as
5	of September 8th, I would have been involved in
6	those deliberations.
7	Q. How did you become involved in
8	deliberations over whether or not to request the a
9	citizenship question be included on the
10	2020 census questionnaire?
11	MR. GARDNER: Objection.
12	To the extent that that answer would
13	cause you to reveal information subject to
14	deliberative process privilege, I instruct you not
15	to answer. To the extent you can answer that
<mark>16</mark>	question without divulging such information, you
17	may do so.
18	THE WITNESS: I became involved through a
19	conversation I had with two individuals at the
20	Department of Justice.
21	BY MR. HO:
22	Q. Which two individuals at the Department

Page 75 1 of Justice? 2 Α. The attorney general and Mary Blanche 3 Hankey. 4 Roughly when did your conversations with Q. 5 Mary Blanche Hankey and the attorney general 6 occur? 7 MR. GARDNER: Objection. Compound. 8 THE WITNESS: It was the day or two 9 before the Labor Day weekend. The reason I 10 remember that is that the attorney general is a college football fan, and he's a fan of the Auburn 11 12 Tigers, so I ended the call with the cry for War 13 Eagle, since the Auburn Tigers were playing their 14 first game of the season that weekend. 15 REDACTED 16 17 18 19 2.0 21 22

REDACTED

Page 77 1 REDACTED Had the decision already been made as of the date of your conversation with Attorney General Sessions to request a citizenship question be included on the 2020 census questionnaire? 9 REDACTED 10 11 12 13 14 15 16 17 18 19 2.0 21 22 Q. As of the date of your first conversation

	Page 78
1	with Attorney General Sessions, did you already
2	have a few that hard count CVAP data would better
3	suit DOJ's needs with respect to VRA enforcement
4	than ACS estimates?
5	A. No, I don't believe I did.
6	Q. When did you arrive at the view that
7	hard count decennial census data with respect to
8	citizenship would better suit DOJ's VRA
9	enforcement needs as compared to ACS citizenship
10	estimates?
11	A. I'm sorry. Your question was when?
12	Q. Yes.
13	A. Sometime before the letter was sent.
14	Q. Can you give a more specific time frame
15	than that?
16	A. Probably not.
17	
18 19	REDACTED
19	
20	
21	
22	

REDACTED

Q. As of the date of your conversation with Attorney General Sessions, did you already have the view that the decennial census questionnaire would be the best vehicle for collecting CVAP data for purposes of VRA enforcement?

A. I don't recall having a view on that one way or the other as of that time.

Q. As of the date of Mr. Comstock's memo on September 8th, 2017, did you already have the view that the decennial census would be the best vehicle for collecting CVAP data for purposes of VRA enforcement?

A. I don't recall having a view on that issue one way or the other.

REDACTED

REDACTED

REDACTED

REDACTED

REDACTED

Q. You mentioned you had a conversation with the attorney general around Labor Day. Did you understand from that conversation that the Secretary of Commerce initiated the conversation between the Secretary of Commerce and the attorney general? Correct?

A. That's been my working understanding.

Page 84 Yes. Your working understanding is not that the attorney general initiated a conversation with the Secretary of Commerce about the citizenship question, correct? A. That's correct. REDACTED

REDACTED

REDACTED

REDACTED

REDACTED

REDACTED

REDACTED

Page 91 REDACTED Who are the three individuals at the Department of Commerce --Α. Sure. Q. -- that you spoke to about the citizenship question on the census?

Page 92 A. I didn't mean to cut you off, and I 1 2 apologize, again, to the court reporter for being 3 a fast talker. I recall speaking to Peter Davidson, 5 James Uthmeier, U-T-H-M-E-I-E-R -- and Wendy 6 Teramoto. 7 REDACTED 8 10 11 12 13 14 15 16 17 Who was the first of those three 18 Q. individuals that you had a conversation with about 19 the inclusion of a citizenship question on the 20 21 2020 census? 22 A. Peter Davidson.

Page 93 1 And roughly when was your first 2 conversation with Peter Davidson about including a 3 citizenship question on the 2020 census? I don't recall exactly, but I would say 5 it was probably around mid-September of 2017 or 6 somewhere in that time frame. 7 Q. After you spoke to Mr. Davidson in 8 mid-September, what was the next conversation that 9 you had among those three individuals from 10 Commerce about the citizenship question? 11 A. I don't recall exactly when it was. I 12 had several conversations with Peter Davidson beginning in September and continuing through 13 14 December. I had a couple of conversations as well with Mr. Uthmeier, including at least one between 15 16 just Mr. Uthmeier and me and one, and maybe two, 17 where Mr. Uthmeier and Peter Davidson were both involved. Then I had a conversation at one point 18 with Wendy Teramoto about a scheduling issue that 19 20 I think took place in October of 2017, but I don't 21 recall exactly. Somewhere in that time frame. 22 Q. Roughly when was your first conversation

with Mr. Uthmeier about the citizenship question?

A. I think it would have been either late

September or sometime in October of 2017.

REDACTED

Q. Mr. Gore, I just want to follow up on something from before the break. The communications between the Department of Justice and the Department of Commerce about the citizenship question, those communications were not initiated by the voting section, correct?

Page 95 That's correct. That's my understanding. 1 2 Q. And those communications were not 3 initiated by anyone else in the civil rights 4 division, correct? 5 A. Correct. 6 Q. And you did not initiate the 7 communications between Commerce and Justice about 8 the citizenship question, correct? 9 A. That's correct. 10 REDACTED 11 12 13 Q. In front of you is a document that's been 14 marked as Exhibit 7. It's an e-mail thread 15 between, among other people, you, Macie Leach, and 16 17 Wendy Teramoto. The first page of the document is Bates marked 0002628. It's from the 18 administrative record. 19 20 MR. GARDNER: I think you may have said Exhibit 7. It's Exhibit 6. 21 22 MR. HO: Oh, I'm so sorry. Exhibit 6.

Page 96 1 REDACTED 4 5 6 7 8 And that's two days after your exchange 9 with Mr. Gary regarding 2020 census questions, 10 11 correct? 12 Correct. 13 REDACTED 14 15 16 17 18 19 2.0 The DOJ-DOC issue that you're referring 21 Q. to in this e-mail is the citizenship question, 22

Page 97 1 correct? 2 Correct. Α. What prompted you to reach out to 3 4 Ms. Teramoto to talk to her about the citizenship 5 question? 6 MR. GARDNER: Objection. 7 To the extent that that answer calls for 8 the divulsion of information subject to 9 deliberative process privilege, I instruct you not 10 to answer. To the extent you can answer that 11 question without divulging such information, you 12 may do so. THE WITNESS: It was a conversation I had 13 14 with Peter Davidson. 15 REDACTED 16 17 18 And what is Mr. Davidson's role at 19 Q. 20 Commerce? 21 I don't know what his current role is. At the time, I understood him to be the general 22

Page 98 counsel of the Department of Commerce. How did you come to talk to Mr. Davidson? Q. He called me. REDACTED And Mr. Davidson asked you to reach out to Ms. Teramoto? Yes, he did. REDACTED

REDACTED

REDACTED

REDACTED

Page 102 REDACTED 1 Q. Okay. I'm going to show you an e-mail 2 that's been marked as Exhibit 7. It's an e-mail 3 4 exchange between, among other people, you and 5 Ms. Teramoto. The first page of it bears the 6 Bates number 0002657. The top e-mail on the chain 7 is dated 9/16/2017 from Danielle Cutrona to you, 8 Mr. Gore, with a cc to Ms. Teramoto. It's part of 9 the administrative record. This e-mail thread -- or the top e-mails 10 on this thread, these are subsequent to the e-mail 11 12 that we talked about earlier between you and Ms. Teramoto, correct? 13 14 A. Correct. 15 REDACTED 16 17 18 And you, after speaking with 19 Ms. Teramoto, then introduced her to Danielle 20 21 Cutrona from the Department of Justice, correct? A. That's correct. 22

Page 103 And Ms. Cutrona was a senior advisor to the attorney general at this time, correct? Α. That's probably a fair characterization, yeah. REDACTED

Page 104 REDACTED You're not aware of any experience that 3 Ms. Cutrona has with respect to enforcing 5 Section 2 of the Voting Rights Act, correct? 6 That's correct. Did Ms. Teramoto and Ms. Cutrona connect after this e-mail exchange? 9 I believe that they did. How do you know that? 10 11 Because I believe that Danielle let me 12 know that they had. 13 REDACTED 14 15 16 17 18 19 2.0 21 22

REDACTED

Q. This is a continuation of the e-mail chain between you and Ms. Cutrona and Ms. Teramoto. The first page of it has the Bates number 0002653. It's part of the administrative record in this case. And the e-mail at the top is dated September 17th, 2017, from Ms. Cutrona to Ms. Teramoto.

The e-mail from Ms. Cutrona to

Ms. Teramoto at the top reads, "Wendy, the

attorney general is available on his cell. His

number is" -- and then the number is redacted.

"He is in Seattle, so he's three hours behind us.

From what John told me, it sounds like we can do

whatever you all need us to do and the delay was

due to a miscommunication. The AG is eager to

REDACTED

REDACTED

2 0

REDACTED

Page 110 REDACTED I'm going to show you another Okay. We'll mark this as Exhibit 9. document. (Gore Deposition Exhibit 9 marked for identification and attached to the transcript.)

Page 111 1 BY MR. HO: 2 Q. This is another e-mail from the 3 administrative record, the first page of which --4 the only page of which has Bates number 0002636. 5 The top e-mail is an e-mail to you dated 6 September 18th, 2017. September 18th, 2017, 7 that's two days after you connected Ms. Teramoto 8 and Ms. Cutrona, correct? 9 A. That seems to be correct. Yes. 10 Q. And the e-mail to you states, "Hi. AG 11 and Sec spoke. Please let me know when you have a 12 minute." 13 What did you understand that to mean, AG 14 and Sec spoke? I understood it to mean what it says it 15 means, that the attorney general and the Secretary 16 17 spoke. 18 REDACTED 19 20 21 22

REDACTED

Q. I'm not asking for the content of the conversation, just whether or not they spoke about the citizenship question. Is that your understanding?

A. Yes, that would be my understanding.

REDACTED

2.0

REDACTED

REDACTED

Page 115 1 REDACTED 2 3 4 5 6 7 8 9 10 11 12 13 Let me show you another document. 14 We'll 15 mark this as Exhibit 10. 16 (Gore Deposition Exhibit 10 marked for identification and attached to the 17 18 transcript.) 19 BY MR. HO: 20 This is an e-mail to you dated 21 September 22nd, 2017. Just so the record is 22 clear, this was produced to us in discovery. The

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Page 116 1 electronic version has a file name that's stamped 2 DOJ 30651, but the document itself does not bear a Bates number. Mr. Gosre, this is an e-mail to you from Camille Legore-Traore, correct? Legore-Traore is I believe how she says it, but yes. And it's dated September 22nd, 2017? Correct. 10 And this e-mail informs you that James 11 Uthmeier from the Department of Commerce called to 12 speak with you, correct? That's correct. 13 14 REDACTED 15 16 17 18 19 20 21 22

REDACTED

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Q. And at the time Mr. Uthmeier -- of this

e-mail -- at the time of this e-mail, Mr. Uthmeier

worked in the general counsel's office in the

Commerce Department, correct?

A. That's correct.

Q. To the best of your knowledge,

Mr. Uthmeier does not have any Voting Rights Act

enforcement responsibilities, correct?

A. Correct.

Page 118 And to the best of your knowledge, 1 2 Mr. Uthmeier does not have any experience 3 enforcing the Voting Rights Act, correct? 4 That is correct as well. Α. 5 Did you ever return Mr. Uthmeier's call? Q. 6 I believe I did. Α. Yes. 7 REDACTED 8 10 11 12 13 14 Did you talk to him about the citizenship 15 Q. question? 16 17 Yes, among other things. Α. 18 At some point you received a note and a memo from Mr. Uthmeier concerning the citizenship 19 question, correct? 20 A. That's correct. 21 Was the note handwritten? 22 Q.

	Page 119
1	A. Yes, it was.
2	Q. How was the note transmitted to you?
3	A. Along with the memo, it was delivered to
4	my office.
5	REDACTED
6	NEDACTED
7	Q. Was it after receiving this phone call to
8	your office from Mr. Uthmeier on September 22nd,
9	2017?
10	A. I believe so, yes.
11	Q. Was it before the Department of Justice
12	sent its letter to the Census Bureau on
13	December 12th, 2017, requesting the citizenship
14	question?
15	A. Yes.
16	
17	REDACTED
18	
19	
20	
21	
22	

REDACTED

Q. Did the note solicit legal advice from

you?

Page 121 No. 1 And you didn't provide legal advice in 2 response to that note, correct? 3 I believe I may have, actually. 5 REDACTED 6 8 9 10 11 12 Okay. So you think you did provide legal 13 14 advice to Mr. Uthmeier in response to the memo? Now you've changed the question. 15 16 Q. Yeah. No, I didn't provide legal advice to 17 Α. Mr. Uthmeier. 18 Did you provide legal advice to the 19 Department of Commerce in response to the note 20 21 from Mr. Uthmeier? I did -- I did discuss -- now that you 22

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Page 122
    mention it, I did discuss the note with
1
2
    Mr. Uthmeier and Mr. Davidson.
              Did you provide legal advice to the
3
    Department of Commerce in connection with the note
    from Mr. Uthmeier?
5
6
          A .
              Yes.
              At this point were you anticipating
          Q.
    litigation over the possibility of including a
    citizenship question in the census?
9
10
              I'm sorry. Can you say that again?
11
          Q.
              At this point --
12
          A .
              Right.
             -- when you received the handwritten note
13
          Q.
    from Mr. Uthmeier, were you anticipating
14
    litigation over the possibility of the inclusion
15
    of the citizenship question on the census?
16
17
              Absolutely.
          A .
                                                           601
              Did the -- was the note shared with you
18
    in anticipation of litigation over the citizenship
19
20
    question?
21
              MR. GARDNER:
                            Objection.
                                        Lack of
22
    foundation. Calls for speculation.
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Page 123
                                                           601
     BY MR. HO:
1
             If you know.
              That would be speculating. I don't know.
          Q.
              Did the note state one way or the other
5
     whether or not it was prepared in anticipation of
6
     litigation?
7
             I don't recall that it did.
          A .
              And did the note state one way or the
          Q.
     other whether or not it was requesting legal
9
     advice from you?
10
11
              Yes, it did.
              And your answer is it was requesting
12
13
     legal advice, the note?
14
              Yes.
        REDACTED
15
              Did the Department of Justice rely on
16
     that note in drafting its request to the Census
17
18
     Bureau to include a citizenship question on the
19
     census?
20
              MR. GARDNER: Objection.
                                        Vaque.
21
              THE WITNESS: The note contained
22
     information regarding that issue that was
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REDACTED

Page 125

Page 126 REDACTED 1 802 Q. This is marked as Exhibit 11. This is an 2 e-mail to you -- from you to Mr. Herren -- Chris 3 Herren, sorry -- dated November 1st, 2017, with a cc to Ben Aguinaga, correct? A. That is correct. Chris Herren is the chief of the voting section, correct? A. Yes. And a great lawyer. The subject line of your e-mail is, 10 11 Confidential and closehold draft letter, correct? 12 **A** . That's correct. Q. And in your e-mail to Mr. Herren you say 13 that the draft letter is attached, correct? 14 15 Correct. **A** . 16 Did you write the draft letter that is 17 attached to this e-mail? Yes, I did. 18 19 Q. The draft letter that is attached to this 20 e-mail is an early draft of the December 12th 21 letter from the Department of Justice to the 22 Census Bureau requesting a citizenship question on

Page 127 the 2020 census questionnaire, correct? Correct. REDACTED Is it fair to say that you wrote the first draft of the letter from the Department of Justice to the Census Bureau requesting a citizenship question on the 2020 census questionnaire? Α. Yes. REDACTED

REDACTED

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Q. Did you have any conversations with

Mr. Herren about the citizenship question before

you sent this letter to him?

A. Yes.

Q. How many conversations did you have with

Mr. Herren before you sent the draft of the letter

to him?

A. I don't recall exactly. It would have

been a few.

Q. More than one?

A. Yes.

REDACTED

REDACTED

What do you mean by confidential and

closehold?

A. I meant that Mr. Herren should review the

letter and this was not for broad dissemination,

as it represented a draft. And I had asked him to

Page 130 take a look at it. 2 When you say confidential and closehold, 3 does that mean that Mr. Herren was not permitted 4 to share the draft letter with anyone? 5 A. No. It meant that if he was interested 6 in sharing the draft letter with someone, he could 7 ask me if he was allowed to do that. 8 Q. So your understanding was that Mr. Herren should ask you before sharing any drafts of the 9 10 letter with anyone? 11 A. I believe my understanding was that he 12 should communicate with me if he wanted to share 13 this particular draft with anyone. Did Mr. Herren ever communicate with you 14 that he wanted to share the draft letter with 15 16 anyone? A. I can't recall. 17 18 Do you know whether or not Mr. Herren shared this draft letter with anyone? 19 20 A. I don't. 21 REDACTED 22

REDACTED

Q. Did you not want it to become public information that the Department of Justice at this point was drafting a letter to request a citizenship question on the 2020 census questionnaire?

MR. GARDNER: Objection to form.

Page 132 THE WITNESS: I never want any of our 2 drafts to become public information unless required by legal process because I believe that 3 the Department of Justice should facilitate robust and open conversation and deliberations at all level before a decision is made. BY MR. HO: I didn't ask if you wanted the draft to not become public. I just asked if you wanted the 9 10 fact that the Department of Justice was drafting a 11 letter to request a citizenship question on the 12 2020 census questionnaire, if you wanted that fact 13 to remain non-public at this time. 14 I would have preferred that that fact remain non-public because the final letter hadn't 15 16 been issued and no final decision had yet been 17 made about it. 18 REDACTED 19 20 21

REDACTED

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REDACTED

Q. Did you authorize Mr. Aguinaga to send the draft letter that you had sent to Mr. -Herren

to forward that to Bethany Pickett?

A. Yes.

Q. Now, at the time, Mr. Aguinaga and

Ms. Pickett both worked with you in the front

office of the civil rights division, correct?

A. That's correct.

Q. Both of them were political hires rather

than career staff, correct?

A. Correct.

REDACTED

REDACTED

Q. Both of them graduated from law school in

2015 or more recently, correct?

A. Sounds about right.

REDACTED

Q. You're not aware of any experience that

Mr. Aguinaga or Ms. Pickett had as counsel in

Voting Rights Act cases prior to them coming to

REDACTED

1 0

Page 135 the civil rights division, correct? That's correct. Α. You're not aware of any experience that either Mr. Aguinaga or Ms. Pickett had assessing the reliability of CVAP data for purposes of VRA enforcement, correct? A. That's correct. REDACTED

REDACTED

Q. Other than Ms. Pickett, Mr. Aguinaga, and

Mr. Herren, did you solicit input on the draft

Page 137 letter from anyone else within the civil rights division? A. Not that I can recall. Other than Ms. Pickett, Mr. Aguinaga, and Mr. Herren, did you receive input on the draft letter from anyone else within the civil rights division? A. Not that I can recall. REDACTED

Page 138 1 REDACTED 2 5 6 7 8 9 10 11 (Gore Deposition Exhibit 14 marked for 12 identification and attached to the 13 14 transcript.) 15 BY MR. HO: I show you a document that's been marked 16 17 as Exhibit 14. It's an e-mail exchange between 18 you, Robert Troester, T-r-o-e-s-t-e-r, and 19 Rachael, spelled R-a-c-h-a-e-l, Tucker. 20 The top e-mail on the thread is 21 November 30th, 2017. This was produced to us in 22 discovery. The electronic version has DOJ 14798

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Page 139 on it, although the hard copy doesn't have that 1 2 Bates number. It we look at the bottom of this page, the first e-mail on this thread is from you to Ms. Tucker and Mr. Troester on November 27th, 2017, correct? That's correct. Except that he pronounces his last name Troester. 9 REDACTED 10 11 12 13 14 15 Now, at this time, Ms. Tucker was counsel 16 in the front office of the attorney general, 17 18 correct? A. That's correct. 19 Q. And Mr. Troester was associate deputy 20 21 attorney general, correct? A. That's my understanding, yes. 22

Page 140 Q. Okay. Now, neither Ms. Tucker nor 1 2 Ms. [sic] Troester, as far as you're aware, had 3 any experience as counsel in Voting Rights Act 4 cases, correct? 5 A. Mr. Troester -- yes. That's correct. 6 Q. What about Ms. Tucker? 7 Also correct. You called him Α. 8 Ms. Troester, so -- sorry. 9 Q. Thank you. 10 Α. But, yes, I was not aware that either had 11 any enforcement responsibility or experience with respect to the Voting Rights Act. 12 Q. And as far as you're aware, neither of 13 14 them had any experience assessing the reliability of CVAP data used in Voting Rights Act litigation, 15 16 correct? 17 A. Correct. 18 Ms. Tucker and Mr. Troester were both Q. political appointees in the Department of Justice 19 at this time, correct? 20 21 **A** . That's correct for Ms. Tucker. I believe 22 Mr. Troester was a career employee on detail to

Page 141 the office of deputy attorney general and had served a long career in the Department of Justice as an assistant United States attorney, and maybe 3 even more than once as the acting United States attorney in his home state of Oklahoma. 6 Q. In your e-mail to them on November 27th, 7 you wrote, "Attached please find the near final 8 draft of the letter to census on the citizenship issue we discussed a couple of weeks ago." 9 So you had discussed the citizenship 10 issue with Ms. Tucker and Mr. Troester a few weeks 11 before the date of this e-mail, November 27th, 12 2017, correct? 13 14 A. Correct. 15 REDACTED 16 17 18 19 20

At the time, Ms. Tucker was responsible

Non-Responsive

REDACTED

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Page 142 for the civil rights division portfolio in the Office of Attorney General and Mr. Troester was responsible for the civil rights division portfolio in the Office of the Deputy Attorney General. So I had many conversations with them over time about issues related to the civil rights division. 8 REDACTED 10 11 So fair to say that on November 27th, 2017, a decision had already been made to request 12 a citizenship question on the census? 13 14 No, I don't think that's fair to say. Okay. Ms. Tucker and Mr. Troester both 15 offered you edits to the letter, correct? 16 A. I believe that's correct. 17 18 REDACTED 19 2.0 21 22

REDACTED

REDACTED

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Page 145 (Gore Deposition Exhibit 16 marked for 1 identification and attached to the transcript.) BY MR. HO: Exhibit 16 is what I'm handing to you Another e-mail chain between you and Mr. Gary. The top e-mail on the thread is dated December 8th, 2017. The subject line of this is, Request for citizenship information. December 8 10 red-line edits, 002. Is that right? Appears to be right, yeah. 11 12 REDACTED 13 14 15 16 17 18 19 2.0 21 22

REDACTED

2.0

Q. Is there anyone that you can think of who was giving you edits in the last few days before this letter was sent from any of those offices other than Ms. Tucker and Mr. Troester?

A. Not that I can specifically recall.

REDACTED

Q. You write, "With these changes, we are

REDACTED

Page 147 authorized to send. Sending on Monday is fine." Did I read that correctly? That's correct. REDACTED When you say, "With these changes we are Q. authorized to send," on December 8th, 2017, when

Page 148 you wrote that, a decision had been made as of 1 December 8th, 2017, to send the citizenship 2 3 question -- the request for the citizenship question as long as it had these changes, correct? 4 5 REDACTED 6 8 9 Q. So as soon as you made those changes to 10 that letter, you had authorization to send that letter, correct? 11 12 A. I believe we might have had authorization 13 to send, but it would have been my practice to 14 check in one last time before the letter was sent. Q. Okay. You didn't have reason to believe 15 16 that you weren't authorized to send the letter 17 once you had made those changes as of 18 December 8th, 2017, right, Mr. Gore? A. I don't recall what I thought or didn't 19 20 think on December 8th of 2017. Q. Okay. You didn't say in this e-mail to 21

REDACTED

Mr. Gary that you were going to check in again

22

Page 149 after you made these changes, did you? 1 2 MR. GARDNER: Objection. 3 Mischaracterizes the document. THE WITNESS: I did not use those words 5 in that e-mail. REDACTED You didn't tell Mr. Gary in this e-mail that, after these changes were made, you would have to check in with leadership one more time before sending it, right? 10 11 Again, I did not use those words in that Non-Responsive: e-mail, but that's standard practice, certainly my 12 602 13 standard practice, and I believe the standard practice of others at the Department of Justice. 14 Q. You sent this e-mail on Friday, 15 December 8th, which means Monday would have been 16 Monday, December 11th, correct? 17 A. That's correct. 18 19 REDACTED 20 21 22

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Q. So just so I understand the process here,

you had -- you first had communications about the

issue of a citizenship question sometime around

Labor Day of 2017, correct?

A. Give or take, yes, that's correct.

Q. You drafted the initial draft of the

letter to request the citizenship question

sometime around the end of October or early

November of 2017, correct?

A. Correct.

Q. The conversations to add the citizenship

question with the Department of Commerce were not

initiated by the civil rights division, correct?

A. Correct.

Q. And they were not initiated by the

Department of Justice, correct?

A. That's my working understanding.

REDACTED

REDACTED

Q. Okay. Around November 1st of 2017, the

only career staff in the civil rights division

Page 152 from whom you received input on the letter was 1 from Mr. Herren, correct? 2 3 A. That's correct. REDACTED 4 of 2017 when you had drafted the initial draft of 5 that letter, Mr. Herren gave you some edits, 6 correct? That's correct. 9 REDACTED 10 11 So you have no recollection of receiving 12 13 input from career civil rights division staff on 14 the letter requesting a citizenship question other than that one occasion in early November around 15 the time of the first draft from Mr. Herren, 16 17 correct? A. I believe that's correct. Yeah. 18 Q. You continued to revise the letter after 19 early November of 2017 with input from different 20 people. But after that first round of edits from 21 Mr. Herren, you received no subsequent edits from 22

Page 153 1 people who were career staff in the civil rights 2 division, correct? 3 MR. GARDNER: Objection. Compound. 4 THE WITNESS: To the extent I understand 5 your question, I believe that's correct. 6 BY MR. HO: 7 During this period when you were revising Q. 8 the letter to request a citizenship question, you had multiple conversations with legal staff at the 9 10 Department of Commerce, correct? 11 A. Yes. Q. And the edits that you were receiving to 12 the letter from other DOJ personnel included 13 14 political appointees in the front office of the 15 Department of Justice and in the front office of the civil rights division, correct? 16 A. I -- certainly that's correct with 17 18 respect to the leadership offices at the 19 Department of Justice. I can't remember if I was receiving edits from the front office of the civil 20 21 rights division at that time after receiving the 22 edits from Ms. Pickett.

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Page 154
             Who made the final decision to send the
1
    letter requesting the citizenship question be
2
    added to the 2020 census questionnaire?
3
             I'm not sure I know. And I can't recall
    who communicated the final decision to me.
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 6
    REDACTED
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             Who gave the final signoff to put that
    letter in the mail?
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                          Objection. Asked and
             MR. GARDNER:
14
    answered.
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             THE WITNESS: I don't recall who gave the
    final signoff.
16
    BY MR. HO:
17
         Q. Was it you?
18
         A. No, I don't believe I would have given
19
    the final signoff. But maybe. I guess it depends
20
    on what you're asking. Like, who told Art Gary he
21
    could press "send" on the e-mail? I don't
22
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Page 155 understand your question. 1 2 Q. Yes, that's my question. 3 I don't know. You don't know whether or not you did? Q. 5 I don't recall whether it was me or Α. 6 somebody else. 7 All right. Q. 8 It's possible it could have been me. Α. 9 REDACTED 10 11 12 Q. I'm going to show you what's been marked 13 14 as Exhibit 17. This is a document in the administrative record, the first page of which has 15 16 the number 000663. This is a letter stamped December 12th, 2017, from Arthur Gary at the 17 Department of Justice addressed to Ron Jarmin at 18 19 the Census Bureau, correct? 20 A. Yes. It appears to be. 21 REDACTED 22

REDACTED

,

REDACTED

REDACTED

Q. And on either Monday, December 11th or
Tuesday, December 12th, when you checked in with
them, did either Ms. Tucker or Mr. Troester give
you authorization to send the letter out?

MR. GARDNER: Objection. Compound.

THE WITNESS: I believe one of them must
have, because the letter went out around that
time.

REDACTED

Q. So -- but your best memory is that you

received final authorization to send the letter

Page 159 from either Ms. Tucker or Mr. Troester, correct? A. Correct. REDACTED You said that you -- you testified that you had spoken with either Ms. Tucker or Mr. Troester on either Monday or Tuesday, December 11th or December 12th. So it was when you had a conversation

Page 160 with them, with one of them, on either the 11th or the 12th, that you received final authorization for the letter to go out, correct? A. I believe that's correct. So one of them, either Ms. Tucker or Mr. Troester, gave final authorization to send the letter, and it was either on December 11th or on December 12th, correct? I would say that one of them communicated 10 final authorization on one of those dates, and I 11 imagine it was the 12th, since that's the date the 12 letter went out. Q. If one of them, as you say, communicated 13 14 final authorization, where did that final authorization come from? 15 MR. GARDNER: Objection. Vaque. 16 THE WITNESS: I believe it would have 17 come from the attorney general. 18 19 REDACTED 2.0 22

REDACTED

Q. So the first -- reading the first page

doesn't refresh your recollection as to whether or

not this is the letter?

A. It appears to be the letter.

Q. Okay. The letter signed by Mr. Gary

represents the Department of Justice's final decision and statement of position with respect to the issue of the citizenship question on the census, correct?

A. Yes.

Page 162 And this letter represents the views of the Department of Justice, connect? Correct. Α. REDACTED BY MR. HO: Mr. Gore, can you look at what we marked earlier as Exhibit 12 -- I'm sorry, Exhibit 2. was your testimony in Congress.

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Page 163
                                                       802
1
             Uh-huh.
             Please turn to page 23.
             Sure.
             Sorry. I think I meant page 24. Oh, no,
         I'm sorry. I had it right. Page 23.
    no.
             The fourth paragraph down here, there's a
    question from Member Lynch:
                                "This is Attorney
    General Sessions you're talking about."
             Your answer is, "It represents the view
    of the department, so I believe the attorney
10
11
    general agrees with that view.
                                   Yes."
12
             That was your testimony in Congress,
13
    correct?
14
             Yes.
15
             And you gave truthful testimony that day,
16
    correct?
17
             I did.
18
    REDACTED
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REDACTED

Are there any -- just to be clear, there are no reasons that you're aware of that the Department of Justice wants a citizenship question on the 2020 census that are not reflected in this letter, correct?

That's correct. I'm aware of no such reasons.

This letter is addressed to Dr. Ron Jarmin, correct?

Yes, it is.

And Dr. Jarmin is the acting director of

the Census Bureau, correct?

A. That's my understanding. Yes.

REDACTED

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Page 165 1 REDACTED 2 4 5 6 7 8 9 10 11 12 13 14 15 16 17 Q. Who do you think knows more about the accuracy of various forms of CVAP data, Dr. Jarmin 18 19 or you? Calls for 20 Objection. MR. GARDNER: speculation. Lack of foundation. 21 22 I have no idea. THE WITNESS:

REDACTED

Q. Do you think that you know more about the accuracy of various forms of CVAP data than the professionals at the Census Bureau?

MR. GARDNER: Objection. Calls for speculation. Lack of foundation.

THE WITNESS: Again, I don't know what the professionals at the Census Bureau know or don't know.

Page 167 REDACTED Do you have any background in statistics, Mr. Gore? No. No graduate degree in survey -- I'm sorry, in anything quantitative? No. REDACTED

	Page 168
1	Q. Any experience assessing the statistical
2	validity of survey data?
3	A. No.
4	Q. You know that people in the Census Bureau
5	do have a lot of experience assessing the
6	statistical validity of survey data, right?
7	A. I imagine that there are people in the
8	Census Bureau who have that expertise and
9	experience. I don't know whether Dr. Jarmin or
L 0	anyone else in particular does. And I couldn't
l 1	identify anyone at the Census Bureau who has that
L 2	expertise.
L 3	Q. But you would expect that there are
L 4	people in the Census Bureau with expertise in
L 5	assessing the validity of various forms of survey
<mark>L 6</mark>	data, wouldn't you, Mr. Gore?
L 7	A. I would certainly hope so.
<mark>18</mark>	Q. And you don't have any such expertise,
19	right?
20	A. That's correct.
21	Q. Okay. Prior to this letter, in the
22	entire 53-year history of the Voting Rights Act,

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Page 169
                                                      601
1
    the Department of Justice had never requested a
    citizenship question on the decennial census
    questionnaire that's sent to every household in
    the United States, correct?
                         Objection.
                                     Lack of
            MR. GARDNER:
    foundation.
             THE WITNESS:
                         That is correct.
                                          To my
    knowledge.
9
   REDACTED
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             It's the position of the Department of
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Page 170 Justice that the decennial census questionnaire is the most appropriate vehicle for collecting CVAP data for purposes of VRA enforcement, correct? And -- I think the letter speaks for itself. But yes, that's the position. 6 And the letter purports to establish why the decennial census questionnaire is the most 8 appropriate vehicle for collecting CVAP data for purposes of VRA enforcement, correct? 9 10 A. Correct. 11 You testified in Congress that your 12 belief is that the decennial census questionnaire 13 is the most appropriate vehicle for collecting CVAP data for purposes of VRA enforcement, 14 15 correct? 16 A. I believe I did. Yes. 17 REDACTED 18 19 2.0 21 22

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To your understanding, is it accurate to

say the from the 1970 through the 2000 censuses,

REDACTED

the Census Bureau collected citizenship

information through the census long form?

A. That's my understanding.

Q. And the long form was not sent to every

household in the United States, correct?

A. That's my understanding.

Q. The long form was sent to a sample of

households in the United States, correct?

A. That appears to be correct.

REDACTED

REDACTED

Page 173 REDACTED 1 2 So you agree with me that, if you take a 3 survey sample and you try to derive generalizable 5 data from that survey sample, that that 6 generalized data would be a statistical estimate, correct? 8 Sure. 9 REDACTED 10 11 12 13 14 15 16 17 18 19 2.0 21 My question was, you understand that 22

citizenship data derived from the long form would

be a statistical estimate, correct?

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A. I believe that to be correct.

REDACTED

Q. Okay. So for years, the Department of
Justice relied on citizenship data collected
through the census long form for purposes of VRA
enforcement, correct?

- A. That's my understanding. Yes.
- Q. And after the long form was discontinued,

the Department of Justice began relying on

citizenship data collected through the ACS for

purposes of VRA enforcement, correct?

Page 175 1 Correct. 2 And -- so it would be accurate to say Q. 3 that even when there was a citizenship question on 4 the census long form, the Department of Justice, 5 when it was using citizenship data for purposes of 6 VRA enforcement, it was using data that were 7 statistical estimates based on a sample, correct? 8 A. I believe that's correct, if I follow 9 your question. 601 So it's accurate to say that the 10 11 Department of Justice, for as long as it's been enforcing the Voting Rights Act, when it's needed 12 citizenship data, it has always relied on 13 statistical estimates rather than hard count data, 14 15 correct? 16 MR. GARDNER: Objection. Lack of 17 foundation. 18 THE WITNESS: To the best of my 19 knowledge, I think that's correct. 20 BY MR. HO: 21 Q. You're not aware of any period of time in 22 which the Department of Justice had access to hard

Page 176 count citizenship data for purposes of VRA 1 2 enforcement, are you, Mr. Gore? 3 A. I'm not aware of that, no. 4 REDACTED 5 7 8 And you're aware that the Census Bureau produces different estimates based on the ACS in 9 the form of one-year ACS estimates and five-year 10 11 ACS estimates, right, Mr. Gore? 12 That's correct. I think they have 13 three-year ACS estimates as well. 14 REDACTED 15 16 17 18 19 2.0 21 Q. One-year ACS estimates are statistical

REDACTED

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estimates based on a single year of ACS survey

Page 177 1 responses, correct? 2 That's my understanding. 3 And five-year ACS estimates are statistical estimates that are based on ACS 5 responses that are aggregated from a consecutive 6 five-year period, correct? It's my understanding. Yes. As of the date of the Gary letter, you 9 understood the difference between one-year and five-year ACS estimates, right? 10 11 Yes. REDACTED 12 13 14 The Census Bureau intends that ACS 15 one-year estimates be used for areas with a 16 population larger than 65,000, right? 17 I think that's right. 18 REDACTED 19 2.0 21 22

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Page 178
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              (Gore Deposition Exhibit 18 marked for
2
              identification and attached to the
3
              transcript.)
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    BY MR. HO:
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          Q. It's a screenshot from the Census Bureau
6
     website entitled, American Community Survey (ACS):
7
    When to use one-year, three-year, or five-year
8
    estimates.
9
              Do you see this table titled,
10
    Distinguishing features of ACS one-year, one-year
11
    supplemental, three-year, and five-year estimates,
12
    Mr. Gore?
          A. I do, yes.
13
              And the far left-hand column has
14
    information about one-year estimates, correct?
15
16
             Correct.
          Α.
17
          Q. And do you see in the third row of that
18
     table, second depending on whether you include the
19
     header, that the Census Bureau states that
20
     one-year estimates are data for areas with
21
    populations of 65,000-plus?
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          A. Yes, I see that.
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Page 179 Q. So that comports with your understanding, 1 2 right, that one-year ACS estimates are intended 3 for use only in areas with a population larger 4 than 65,000, correct? 5 Α. Yes, that's correct. 6 Q. And did you understand that one-year ACS 7 estimates were intended for use in areas with a 8 population over 65,000 as of the date of the Gary 9 letter? 10 **A** . Yes. 11 The far right-hand column of the table 12 has information on five-year ACS estimates. Do you see that? 13 14 Yes, I do. Α. 15 And you see where the Census Bureau Q. indicates that five-year ACS estimates have the 16 17 largest sample size of different ACS estimates? 18 I do see that on this chart. Α. Yes. 19 Q. You don't have any reason to doubt that, 20 right? 21 **A** . No. 22 Q. Okay. And you see where on the chart it

Page 180 1 states -- the Census Bureau states that five-year ACS estimates are data for all areas, correct? 2 3 A. Yeah, I do see that. Q. As of the date of the Gary letter on 5 December 12th, 2017, were you aware that the 6 Census Bureau considers five-year ACS estimates to 7 be usable data for all geographic areas regardless of population size? A. Yes. 10 REDACTED 11 12 13 14 In the sentence when the letter refers to 15 16 "such purposes," that means for purposes of VRA 17 enforcement, correct? It refers to that and other purposes. 18 Okay. What other purposes? 19 Q. It also refers to use by state and local 20 jurisdictions in drawing our redistricting plans. 21 Redistricting plans for purposes of 22 Q.

Page 181 compliance with the Voting Rights Act, correct? Yes, with the Voting Rights Act, and with other federal and state law requirements. Why would you need ACS citizenship data to draw districts to comply with other federal and state legal requirements other than Section 2 of the Voting Rights Act? Section 2 would be predominant. I don't know every state law requirement that might be implicated by that. There might be state law 10 11 requirements that require a reference to citizenship data. Currently, to my knowledge, 12 13 every state in the union uses total population to achieve compliance with the equal protection 14 15 clause's one-person/one-vote mandate. But I believe that in the past there have been 16 17 jurisdictions that have used other measures. And 18 whether a jurisdiction might choose to use that measure, I don't know -- measure of citizenship as 19 20 opposed to something else. 21 REDACTED 22

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When the letter says that ACS data does

not yield ideal data for such purposes, the

predominant purpose that you're referring to there

for which the ACS is not ideal is Section 2

compliance, correct?

A. I think the predominant purpose to which

the letter is referring is Section 2 compliance.

That's correct.

Q. Okay. After the letter has that

statement, there are four bullet points, correct?

A. That is correct.

REDACTED

REDACTED

Q. Okay. So tell me if I have this right.

The point that's being expressed in this bullet is that citizenship data from the ACS is not ideal for purposes of Section 2 compliance and enforcement because ACS citizenship data is a different data set that's separate and apart from the total population data derived from the decennial census; is that right?

A. I believe the point speaks for itself, and I think the way you've described it is more or less correct.

Q. Okay. Any ways in which the way I just

described it strike you as incorrect?

A. Not as I sit here right now, no.

REDACTED

Q. Now, how does the fact that the decennial enumeration data is in one data set, the PL data file, whereas the ACS citizenship data is in a different data set, the CVAP table -- how does the fact that they're in two different data sets render the ACS not ideal data for purposes of Section 2 enforcement?

A. Particularly for a map drawer, if -- a map drawer drawing a map in Maptitude or some other software needs to have both of these forms

601, 602, 802, Improper Expert Testimony under 702

Page 185 of information in order to draw districts that 2 comply with the 14th Amendment and with Section 2. And map drawers currently have to go to two 3 different data sets and try to match up those data sets in geography and specificity to the block level in order to perform that function. If all of the data were available in the PL94-171 data set, they wouldn't have to do that. And experts engaged in redistricting litigation, 9 including analyzing alleged violations of 10 Section 2 and proposed remedial plans for proven 11 violations of Section 2, could use a single 12 data set to draw maps and otherwise to analyze 13 Section 2 claims. 14 If the Census Bureau could produce 15 citizenship data as part of the PL data file 16 without including a citizenship question on the 17 18 census, would that resolve the concern that's 19 expressed in this bullet point? 20 MR. GARDNER: Objection. Calls for a 21 hypothetical. 22 THE WITNESS: Yeah, again, that's

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Page 186 hypothetical. I don't know they can do that either as a matter of law or technical capacity. And I think -- so I don't know the answer to that question. REDACTED

REDACTED

Q. You don't know whether or not you'd be interested in a proposal from the Census Bureau to give you CVAP data as part of the PL data file without including a citizenship question on the census?

MR. GARDNER: Same objection.

THE WITNESS: Again, you're asking me a

hypothetical without fleshing out all the facts

and circumstances, so I can't tell you how anyone,

the department or anyone else, would respond to

that.

REDACTED

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REDACTED

Q. Okay. So you're not aware of any time where the Department of Justice, in enforcing the Voting Rights Act, had a single data set which had total population data and citizenship data in it, right, Mr. Gore?

A. I'm not aware one way or the other.

REDACTED

Q. But you're not saying that -- this letter is not saying that there was a prior point in time in which the Department of Justice had both total population and citizenship data in a single data set, correct?

A. I think the letter speaks for itself, and this particular bullet doesn't say that.

REDACTED

REDACTED

Q. So the cases that DOJ has filed, you're not aware of any of those cases being unsuccessful because citizenship data and total population data were in two different data sets, correct?

A. That's correct. Again, we're not talking about cases that weren't filed. And, obviously, any case that was filed was a case that the Department of Justice believed it could win.

Q. Okay. You're not aware of any case filed by any plaintiff anywhere under the Voting Rights

Act where the claim failed because of the fact that total population data and citizenship data

Page 191 were in two different data sets, correct? 1 2 A. Again, that's correct with respect to 3 cases that were actually filed. And we're not 4 talking about cases that weren't filed. 5 Q. You're not aware of a case -- and I'm not 6 even going to talk about the Department of 7 Justice -- where people have talked about filing a 8 case publicly, but said, you know what, we're just not going to file this case because population 9 10 data and citizenship data, they're in two 11 different data sets, right? 12 MR. GARDNER: Objection to form. 13 THE WITNESS: I believe that's right, as 14 I understand your question. 15 REDACTED 16 17 18 19 2.0 21 22

REDACTED

Q. The point that's being expressed -correct me if I'm wrong -- in this bullet is that
citizenship data from the ACS is not ideal for VRA
enforcement purposes because ACS citizenship data
purportedly does not align in time with the
decennial census data, correct?

REDACTED

Q. What does the department mean?

A. That's correct.

A. I believe what the department means is -it dovetails with the conversation we had just a
moment ago about what the ACS data are.

So the ACS data are -- at least for the

Page 193 five-year estimates, are rolling. represent some estimate over five consecutive And the one-year estimate is a snapshot of years. one single year. Now, the citizenship data from the decennial census is a recording of data at that 602, Improper point in time, and the ACS data doesn't always Expert align with that particular point in time. Testimony So you under 702 may be measuring citizenship data from, if you're 10 using a five-year estimate, four or five years 11 before the census or four or five years after the And jurisdictions use the total 12 census. population data in the census, and courts use that 13 as well, throughout the entire decade. 14 15 REDACTED 16 17 18 19 2.0 21

REDACTED

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REDACTED

Q. Are you aware of a filed case by the Department of Justice under the Voting Rights Act where the department was unable to succeed on a VRA claim because of the fact that ACS citizenship data does not align in time with the decennial census data?

- A. I am not aware of any such filed case.
- Q. Okay. Are you aware of any case filed by any plaintiff anywhere where the court found that -- against the plaintiffs because the ACS data does not align in time with the decennial census?
 - A. I am not aware of any such filed case.
- Q. Are you aware of any plaintiff ever declining to file a case because ACS data -- and I'm not talking about the department, not filed cases, because I understand that that's

Page 195 1 privileged. 2 But just based on your knowledge as 3 someone who's knowledgeable about the Voting Rights Act, are you aware of any case where any 5 plaintiff outside of DOJ did not bring a case 6 under Section 2 of the Voting Rights Act because ACS data does not align in time with the decennial 8 census? I'm not aware of that, and certainly not 10 aware of it from any public information. 11 REDACTED 12 13 14 15 16 17 18 19 2.0 21 22

REDACTED

Okay. When the letter says, "margin of error," what do you understand that to mean?

A. Because the ACS estimates are estimates, and not a hard count, there's an associated margin in which -- that the Census Bureau assigns a value, usually a percentage, that the Census Bureau assigns to convey that, from a matter of statistics, it has confidence that the true result is somewhere within that range. And that's referred to as the margin of error.

REDACTED

REDACTED

Q. And you'd agree with me that estimates with a smaller margin of error are more precise than an estimate with a bigger margin of error, right?

A. Yes.

Q. Now, the point that's being expressed in this bullet is that citizenship data from the ACS is not ideal for purposes of VRA enforcement because ACS citizenship data has a margin of error that increases as you get to smaller and smaller geographic units, correct?

A. That's correct.

Q. Okay. And the letter contrasts those ACS estimates with those margins of error with decennial census data, which are a full count of the population, right?

A. That's correct.

Q. You're aware that decennial census data

Page 198 that's published at the block level also has a 1 2 margin of error associated with it; it's just not 3 published by the Census Bureau, right? 4 A. I'm aware of that. Yes. 5 REDACTED 6 8 9 10 11 But as of the date of the Gary letter, 12 13 you knew that even what is referred to in the Gary 14 letter as full count data has margins of error associated with it, too, correct? 15 16 Α. Yes. 17 Okay. The Gary letter doesn't mention 18 that full count data from the decennial census has 19 margins of error, does it? 20 A. It doesn't appear to, no. 21 REDACTED 22

REDACTED

REDACTED

Q. And the bullet does not mention that

Q. Okay. So let's try that again. The ACS data are described in this bullet as having a margin of error, correct?

A. That's correct.

Q. And the letter reads, "By contrast, decennial census data is a full count of the population," correct?

A. That's correct.

Page 201 decennial census data have margins of error 1 2 associated with them, correct? 3 A. That's correct, as I've already 4 testified. 5 Q. Okay. Now, when citizenship data was 6 derived from the long form questionnaire, that was 7 data that also had a margin of error associated 8 with it, correct? 9 A. I would imagine that's correct. Okay. So you'd agree that, as far as you 10 Q. 11 know, the Department of Justice, when it's relied 12 on citizenship data, that citizenship data has 13 always had a margin of error associated with it, 14 correct? 15 That's my understanding. 16 REDACTED 17 18 19 2.0 21 22

REDACTED

Q. And the letter doesn't mention the fact that citizenship data collected from the long form questionnaire and reported from the long form questionnaire were, like the ACS, also statistical estimates that had margins of error, correct?

A. I think that's correct with respect to reported from the long form questionnaire. I don't know if that's correct with respect to collected by the long form questionnaire because I don't know if the Census Bureau engaged in

Page 203 1 statistical estimates when it was actually 2 collecting the responses to the long form 3 questionnaire. 4 Q. Thank you. 5 The letter doesn't mention that the 6 Department of Justice has always relied on 7 statistical estimates of citizenship with margins 8 of error for purposes of VRA enforcement, does it? 9 A. I believe that's correct. Again, the 10 letter speaks for itself. 11 Okay. You're not aware of a single filed 12 case by the Department of Justice where the 13 Department of Justice was unable to succeed on a 14 VRA claim because of the fact that the CVAP data on which DOJ was relying was a statistical 15 estimate with a margin of error that increases as 16 17 the geographic area decreases, correct? 18 I am not aware of any such filed case. Α. 19 You're not aware of any case where a 20 plaintiff was unable to succeed on a VRA claim 21 because of the fact the five-year ACS citizenship 22 data have a margin of error associated with them,

Page 204 1 correct? 2 Five-year estimates? That's correct. 3 REDACTEL 5 6 You're not aware of any case where 7 plaintiffs declined to bring a VRA claim because 8 ACS data are statistical estimates with a margin of error, correct? 9 10 That is correct. I am aware of one case 11 in which a court held that the one-year ACS 12 estimate, because of its associated margin of 13 error, was insufficiently reliable to allow the 14 plaintiff in that case to proceed with a Section 2 15 claim. Right. That's the Benavidez case, right? 16 17 That is correct. 18 REDACTED 19 20 21

REDACTED

22

REDACTED

Non-

Responsive

REDACTED

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THE WITNESS: The position of the

Department of Justice is that we want to have the

most complete, accurate, reliable data we can

possibly have.

We have the ACS data. We have been

bringing cases using the ACS data. We believe

that having a hard count citizenship data from the

census questionnaire would give us another

	Page 207
1	data point that we could use to identify
2	jurisdictions for potential Section 2
3	investigations and enforcement.
4	I don't believe it's disputed by anybody
5	that a litigant, any plaintiff, the Department of
6	Justice or a private plaintiff, needs block-level
7	data in order to bring Section 2 redistricting
8	claims now, whether that's derived from the ACS
9	or from some other source because when
10	jurisdictions draw districts to achieve equal
11	population, they use block-level data.
12	
13	REDACTED
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REDACTED

Page 209 REDACTED So let's take this block of five Right. the block group that this was people. Right?

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Page 210
                                                           601
1
     in, the ACS reported 60 percent of the people in
2
    that block group are citizens, what you would do
    right now is you take that 60 percent number and
3
    then you apply it to the individual blocks.
    you would look at this group of five and you'd
    say, well, our estimate is three of those five
    people are citizens, correct?
8
              MR. GARDNER: Objection. Form.
9
    Objection. Hypothetical.
10
              THE WITNESS: That would be one way to
11
     estimate census block citizenship data from an ACS
12
     estimate at the block group level.
    BY MR. HO:
13
14
              And what the Department of Justice is
     saying is that we have these estimates, but we'd
15
     also like a hard count, because if we had the
16
17
     decennial census questionnaire out there and had
     the citizenship question posed, we would know with
18
     a hard count instead of an estimate -- instead of
19
20
     only an estimate -- how many of those five people
21
    are, in fact, citizens, correct?
22
              MR. GARDNER: Objection.
                                        Form.
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Page 211 THE WITNESS: That's more or less I believe we want to have the best, most correct. accurate and most complete data we can possibly have. REDACTED

REDACTED

REDACTED

Q. Okay. Your expectation is that when you requested a citizenship question on the census questionnaire, that the Census Bureau was going to include it, collect that information, and give it to the Department of Justice on a block-by-block level, correct?

REDACTED

hypothetical.

Q. Okay. What's your understanding of what the Census Bureau is going to give you for this census block of one person in terms of CVAP data when the citizenship question is included on the census?

MR. GARDNER: Objection. Calls for a

THE WITNESS: I have no understanding of

Page 216 1 what the Census Bureau is going to do or what data 2 it's going to provide us in the future related to 3 this request. 4 BY MR. HO: 5 Q. You don't know one way or the other, is 6 what you're saying, whether or not, when the 7 Census Bureau gives you block-by-block CVAP data 8 derived from responses to the census 9 questionnaire, whether or not, with respect to a 10 block that has one person on it, that that 11 individual block-level CVAP data is going to 12 reflect that person's response to the citizenship 13 question on the census, correct? 14 MR. GARDNER: Objection. Form. 15 Objection. Hypothetical. 16 THE WITNESS: Again, that's hypothetical. What I'm telling you is I don't know how the 17 18 Census Bureau planned to report the data that 19 we've requested. 2.0 REDACTED 21 22

REDACTED

You want block-by-block data from the

Census Bureau. That's what you've requested,

correct?

A. That is correct.

REDACTED

REDACTED

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REDACTED

It's that when the Census Bureau gives

you block-by-block citizenship data, as you've

requested, based on responses to the citizenship

questionnaire, right now, you don't know, if

you're looking at a block with one person on it,

whether or not that citizenship data that you get

from the Census Bureau is going to reflect the

response to the citizenship questionnaire,

correct?

MR. GARDNER: Same objections.

THE WITNESS: Of course I don't know

that, because I don't know what the data is going

to be. And I don't know whether the person who

completes the census questionnaire is going to

complete it fully or something else. I have no

idea.

REDACTED

601

Page 220 REDACTED 1 2 You're asking about something that might 3 happen in the future. That's a hypothetical. 5 don't know. 6 Well, this is the data that the 7 Department of Justice has requested. You've 8 requested that the Census Bureau go block by block and ask --9 10 A. That's correct. 11 Q. -- people block by block, every member of every household, how many people are citizens and 12 not, correct? 13 14 That is correct. Q. And you expect that the CVAP table that 15 you get from the Census Bureau on a block-by-block 16 basis is going to reflect answers to those 17 citizenship questions, correct? 18 19 That would be my expectation. Yes. 2.0 REDACTED 21 22

REDACTED

Q. Well, Mr. Gore, it's not hypothetical.

You understand that there are census blocks with
one human on them, correct?

A. I do understand that. Yes.

Q. Okay. If the Census Bureau is going to give you CVAP data for that block and tell you whether or not that person is a citizen, you don't know, sitting here today, whether or not that -- that data that the Census Bureau is going to give you is going to reflect that person's answer to the citizenship question on the census, correct?

A. I don't know what that data is going to reflect because, again, you're asking me about a hypothetical.

REDACTED

REDACTED

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10 11 12 13 Sure. Is it your understanding that, 14 15 16 17 18 19 20 MR. GARDNER: Objection. 21

when the Census Bureau reports CVAP data block by block after the 2020 census, that, with respect to blocks that have only one person on it, that the CVAP data reported by the Census Bureau will reflect the answer that that person gave to the citizenship question on the census questionnaire? Form. THE WITNESS: My understanding is that

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Page 223
1
     that would certainly be possible, just like it
2
     would reflect information about that person's race
3
    that they would have provided on the census
4
     questionnaire.
5
    BY MR. HO:
6
          Q. Now, you're aware that the Census Bureau
                                                           601
    intends to use techniques such as synthetic data
    noise infusion to avoid the disclosure of people's
    responses to the census questionnaire?
10
              MR. GARDNER:
                            Objection.
                                        Lack of
11
    foundation.
              THE WITNESS: I'm aware that there are
12
    some techniques. I don't know that particular
13
                I'm not familiar with it.
14
     technique.
     BY MR. HO:
15
             So you've never heard the term "synthetic
16
    data noise infusion" before?
17
18
             I believe I may have heard it. I just
          Α.
     don't understand it.
19
          Q. You're not aware that synthetic noise
20
21
     infusion is a practice whereby the Census Bureau
    intends to replace some sensitive information
22
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Page 224 1 about a census respondent with different 2 information based on sample data from a 3 statistical model when it publishes the data? A. I generally have that understanding. I 5 cannot perform that particular data manipulation 6 myself. 7 REDACTED 8 10 11 12 13 14 15 Sure. You're aware that, because of 16 disclosure avoidance procedures like synthetic 17 noise infusion, which we talked about a second 18 19 ago, that even with the citizenship question on the 2020 census questionnaire, the CVAP data 20 produced by the Census Bureau at the block level 21 22 will have error margins associated with it,

Page 225 1 correct? 2 I'm not aware of that because I don't 3 understand the causal relationship between those masking techniques and any margin of error. 5 Moreover, I don't know what techniques the Census 6 Bureau plans to use or how it plans to deploy those with respect to responses to the 8 2020 census. 9 REDACTED 10 11 12 13 14 15 16 17 18 19 2.0 21 22

Page 226 1 Q. But you're aware, are you not, that the 2 Census Bureau today does not know whether or not 3 the margins of error associated with the CVAP data 4 that it produces based on responses to the census 5 questionnaire will have margins of error that are 6 larger or smaller than the CVAP data currently 7 used by the Department of Justice? 8 MR. GARDNER: Objection. 9 BY MR. HO: 10 Q. Right? 11 MR. GARDNER: Objection. Lack of 12 foundation. 13 THE WITNESS: I am not aware of the 14 Census Bureau's view on that issue. 15 BY MR. HO: Okay. So you didn't try to determine, 16 Q. 17 before requesting a citizenship question on the 18 census questionnaire, whether or not CVAP data derived from that citizenship question would, in 19 20 fact, have smaller margins of error than the CVAP 21 data currently relied on by the Department of 22 Justice, correct?

Page 227 Are you asking about me, personally? used the word "you" in your question. I just want to understand who you're asking --The Department of Justice. Q. I'm not aware of what the Department Α. Ah. of Justice may or may not have done. REDACTED

REDACTED

Q. You're not aware of any such communications between the Department of Justice and the Census Bureau about whether or not, due to disclosure avoidance techniques, the CVAP data produced from responses to the decennial census questionnaire, would, in fact, have smaller margins of error than the CVAP data currently relied on by the Department of Justice, correct?

A. I don't believe I'm aware of any such communication.

REDACTED

REDACTED

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REDACTED

Q. The Gary letter doesn't mention the fact that CVAP data derived from the decennial census would have margins of error due to disclosure avoidance techniques that might even be larger than the margins of error currently associated with ACS CVAP data relied on by the Department of Justice at present, correct?

A. Again, I don't -- I'm not sure I'm following all the chains of that hypothetical, and

I don't know one way or the other.

REDACTED

Page 231 1 REDACTED 2 3 4 So here's my question with respect to 601 5 If the Census Bureau could produce 6 this bullet. to you full count CVAP data that didn't have sampling margins of error like the ACS CVAP data but -- and could do so without including a 9 10 citizenship question on the census, that would 11 resolve the concerns expressed in this bullet, 12 correct? 13 GARDNER: Objection. Calls for MR. hypothetical. 14 15 THE WITNESS: That's hypothetical. I 16 can't answer that. 17 BY MR. HO: 18 You don't know one way or the other? 19 MR. GARDNER: Objection. Calls for 20 hypothetical. 21 WITNESS: It's a hypothetical. Ι THE 22 can't answer a hypothetical.

REDACTED

Q. Do you remember how we talked about how, when data has smaller margins of error, we'd -- you and I agree that that data would be more

Page 233 1 precise than data that has larger margins of 2 error, right? 3 A. Yes. 4 Today, do you believe that CVAP data Q. 5 produced from responses to a question about 6 citizenship on the census questionnaire will be 7 more precise than the data that the Department of 8 Justice is currently relying on with respect to 9 CVAP for purposes of VRA enforcement purposes? 10 **A** . I'm not sure I have a view on that one 11 way or the other, since I don't know what the 12 margin of error is that the Census Bureau will 13 assign to census responses and, particularly, the 14 citizenship question should it be asked on the 2020 census. 15 16 So just to clarify, right now you don't 17 know whether or not CVAP data produced from 18 responses to the citizenship question on the 19 census questionnaire will, in fact, be more 20 precise than the CVAP data on which DOJ is 21 currently relying for purposes of VRA enforcement? A. I believe that's correct. I don't know 22

what the margin of error is that will be assigned

to that, to that data.

REDACTED

Q. Okay. Correct me if I'm wrong, but the

REDACTED

point that's being expressed in this bullet is that citizenship data from the ACS is not ideal for purposes of VRA enforcement because ACS citizenship data is published at the block group level and DOJ is required to perform further estimates to generate CVAP data at the census

A. Correct.

block level, correct?

REDACTED

Q. You're not aware of any time previously where DOJ has had at its disposal CVAP data broken down by race and ethnicity at the census block level, correct?

- A. I am not aware of that.
- Q. You're not aware of any time previously where DOJ did not have to use an estimated -- an estimation procedure in order to convert CVAP data from the Census Bureau from one geographical level

Page 236 1 into block level data broken down by race or 2 ethnicity, correct? 3 A. As I understand your question, that's 4 correct. 5 Q. The Gary letter doesn't mention the fact 6 that, for purposes of VRA enforcement, DOJ has 7 always had to use an estimated -- an estimation 8 procedure in order to convert CVAP data from the 9 Census Bureau at one geographic level into CVAP 10 data by race and ethnicity at the block level, 11 correct? 12 I've just testified that I don't know 13 whether that's a fact or not. But there's no 14 mention of that issue in the Gary letter. 15 Q. You've never assessed the statistical reliability of estimation techniques for deriving 16 17 block level CVAP data from block group level CVAP data, correct? 18 19 MR. GARDNER: Objection. Form. 20 THE WITNESS: I don't believe I have, no. 21 BY MR. HO: 22 Q. You're not aware of any case that was

Page 237 1 filed by DOJ where DOJ was unable to succeed on a 2 VRA claim because of the fact that DOJ performed 3 an estimation procedure to derive census block 4 level CVAP data correct? 5 I'm not aware of any such filed case. Α. 6 You're not aware of any case where any 7 plaintiff was unable to succeed on a VRA claim 8 because of the fact that the plaintiff had to 9 perform an estimation procedure to derive 10 block-level CVAP data, correct? 11 I'm not aware of any such filed case, and 12 I understand your question to be limited to filed 13 cases. 14 You're not aware of any situation where a plaintiff did not bring a case because of the fact 15 that the plaintiff would have to perform an 16 17 estimation procedure in order to generate CVAP 18 data at the census block level, correct? 19 MR. GARDNER: Objection to the extent that you're calling for information subject to the 20 21 law enforcement privilege. To the extent you are 22 asking for that information, I would instruct the

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Page 238
1
    witness not to answer.
2
             To the extent you can answer that
3
    question without divulging law
4
    enforcement-sensitive information, you may do so.
5
             THE WITNESS: I am not aware of any
6
    public, nonprivileged information to indicate the
7
    existence of any such case.
8
    BY MR. HO:
                                                         601
             If the Census Bureau could produce CVAP
10
    data at the block level for the Department of
    Justice instead of at a different level of
11
    geography, and could do so without including a
12
    citizenship question on the census, would that
13
    alleviate the concern that's expressed in this
14
    bullet point?
15
16
             MR. GARDNER:
                           Objection.
                                       Calls for a
17
    hypothetical.
                           It's a hypothetical I can't
18
             THE WITNESS:
19
    engage in.
20
   REDACTED
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REDACTED

Page 240 **REDACTED** 1 2 You're just refusing to answer the 3 question, correct? 4 I'm telling you my answer is I won't 5 engage in a hypothetical. 6 Okay. Aside from the four bullets 7 expressed in this letter, are there any other 8 reasons why ACS CVAP data are not the ideal data for purposes of VRA enforcement of which you are 9 10 aware? 11 Not that I'm aware of. 12 Okay. I'm going to show you a document. 13 We'll mark this as 20. (Gore Deposition Exhibit 20 marked for 14 15 identification and attached to the 16 transcript.) 17 REDACTED 18 19 2.0 21 22

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You're not aware of any of these cases

failing because of the quality of CVAP data

available to the Department of Justice, correct?

MR. GARDNER:

Objection.

Lack of

foundation.

THE WITNESS: I am not aware.

BY MR. HO:

You mentioned earlier a case, the

Benavidez case. Do you remember that?

REDACTED

601

Page 243 1 Yes. It's a case from the Northern District of Texas, right? Α. Yes. 5 Q. It's not a circuit court case, right? 6 Α. That is correct. 7 REDACTED 8 10 11 12 13 14 15 16 17 18 19 20 21 22

Page 244 1 Q. No, I appreciate that. 2 So just so that the record is clear, the 3 Benavidez case is the only case that you're aware 4 of where the plaintiff's claim failed in part due 5 to reliance on ACS CVAP data, correct? 6 A. Correct. 7 Q. And just to be clear, the Benavidez case 8 was not brought by the Department of Justice, 9 correct? 10 A. Correct. 11 Now, your understanding is that the plaintiffs in the Benavidez case relied on 12 one-year ACS estimates, correct? 13 14 A. That's my recollection from the case. 15 Yes. And your recollection is that the 16 17 plaintiffs in the Benavidez litigation did not rely on five-year ACS estimates, correct? 18 A. That is my recollection. Correct. 19 20 Q. And your recollection is that, in the 21 Benavidez case, the court found that the one-year 22 ACS data that the plaintiffs were relying upon was

Page 245 not sufficiently reliable for the geographic areas 1 2 at issue in that case, correct? 3 A. Correct. 4 REDACTED 5 7 8 10 11 12 13 And the plaintiffs in the Benavidez case 14 Q. didn't rely on those five-year ACS estimates, 15 correct? 16 A. That's correct. 17 Q. And you --18 A. That's my recollection. 19 And you're not aware of a single case in 20 Q. which a plaintiff's VRA claim failed due to 21 reliance on five-year ACS estimates, correct? 22

Page 246 Correct. I'm not aware of any such case. 1 2 Q. You described the Benavidez case in your 3 testimony to Congress, correct? 4 I believe I mentioned it. Yes. Α. 5 Q. At the time you testified in Congress, 6 you were aware that the plaintiffs in the 7 Benavidez case relied on one-year rather than 8 five-year ACS data, correct? 9 A. I believe that's correct. 10 Okay. In your testimony in Congress, you didn't mention the fact that although the Census 11 Bureau considers one-year ACS estimates to be 12 13 reliable only for areas that are -- have 65,000 people or more, it considers five-year ACS 14 15 estimates to be reliable for any geographic area, 16 correct? I don't recollect the specifics of my 17 18 testimony on that point. 19 REDACTED 2.0 21 22

Page 247 1 REDACTED 2 Q. That wasn't my question. My question 5 6 was, you don't recall mentioning the five-year ACS 7 estimates during your testimony in Congress, 8 correct? 9 A. I don't recall mentioning it or not mentioning it. 10 In fact, you didn't mention the five-year 11 12 ACS estimates during your testimony, correct? I answered that question. I don't recall 13 14 whether I did or I didn't. 15 REDACTED 16 17 18 19 2.0

REDACTED

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Page 248 Can you think of any reason why you wouldn't mention the fact that the -- that there are five-year ACS estimates during your congressional testimony? I was not asked -- I don't believe I was asked the intervals of estimates that are available through the ACS. I was responding to a different question, as I recall my testimony. But if you point me to where my testimony is in the transcript, I'd be happy to discuss it further. 10 11 REDACTED 12 13 14 15 16 17 18 19 2.0 21 22

Page 249 1 REDACTED 2 3 5 7 8 9 10 Going back to the list of cases that's in 11 12 front of you --13 Exhibit 20? 14 Yes. Q. 15 Okay. None of these cases have been filed since 16 you were acting assistant attorney general for 17 civil rights, correct? 18 I meant just the Section 2 cases on the 19 20 first page, sorry. A. That is correct. 21 In fact, none of the Section 2 cases 22 Q.

Page 250 1 listed on the first page have been filed since the 2 start of the Trump administration, correct? 3 A. That is correct. Okay. The previous administration -- for Q. 5 part of its time, the previous administration, in 6 addition to having responsibilities under 7 Section 2 of the Voting Rights Act, also had 8 obligations under Section 5 of the Voting Rights Act, correct? 9 10 A. That's correct. 11 Q. The current administration does not have obligations under Section 5 of the Voting Rights 12 Act to the same extent, correct? 13 14 MR. GARDNER: Objection to form. THE WITNESS: That's correct. 15 REDACTED 16 What obligations, if any, does the 17 Q. current administration have with respect to 18 Section 5 enforcement? 19 20 A. That is a fair question. There are a couple of jurisdictions that are covered under 21 22 Section 3(c) of the Voting Rights Act, which is

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Page 251
    similar to Section 5. We may, in fact, have no
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    obligations with respect to Section 5 at this
    point due to the Supreme Court's decision in
3
    Shelby County, which was a 2013 decision, so it
    was about in the middle of the prior
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6
    administration's tenure.
7
             Okay. If you look at the previous
          Q.
8
    administration, 2009 through the beginning of
    2017, it looks like the Department of Justice
9
10
    filed five Section 2 cases during that period.
11
         A. I believe that's correct.
12
          Q. Okay. So previous administration had
    Section 5 obligations to review voting changes in
13
    all or part of 16 states for part of that time,
14
15
    correct?
         A. I believe until the Shelby County
16
    decision in 2013.
17
18
                     And the current administration
          Q.
             Okay.
    doesn't have those obligations and hasn't filed
19
    any Section 2 cases?
20
21
          Α.
             That's correct. We also haven't had a
22
    decennial census which has required every state in
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Page 252 the union to redistrict during the time of this administration, which the prior administration did in the 2010 census. You would say that it is not unusual for the Department of Justice to go several years without filing a Section 2 case, right? While I review this list, I think that's -- that may or may not be correct. there have certainly been years and multiyear periods where the Department of Justice has not 10 11 filed Section 2 cases. 12 REDACTED 13 14 15 16 17 18 19 2.0 21 22

REDACTED

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REDACTED

MR. HO: We'll mark this as Exhibit 21.

(Gore Deposition Exhibit 21 marked for identification and attached to the transcript.)

BY MR. HO:

Q. It's an e-mail exchange between you,

Arthur Gary, and others. The top e-mail on the

thread is from you to Arthur Gary dated

January 29th, 2018. The first page bears Bates

number DOJ 00002712.

I want to go through the individual

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Page 255
                                                      802
1
    e-mails on here. Okay?
            So the top e-mail, this is Arthur Gary
    e-mailing you, correct?
            I don't believe so, actually.
            Oh, I'm sorry. The top is you e-mailing
    Arthur Gary, correct?
            Appears to be, yes.
8
    REDACTED
10
11
12
13
                   I want to look at the first e-mail
                                                       802
14
            Okay.
15
    in time on this chain. It's on the last page,
16
    page 5, Bates number DOJ 2716.
17
            This is an e-mail from Ron Jarmin to
    Arthur Gary, cc'ing Enrique Lamas of the Census
18
19
    Bureau.
            And it has the date December 22nd, 2017,
20
    right?
         A. Yes, that's correct.
21
22
     REDACTED
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REDACTED

REDACTED

Q. Okay. So just to clarify, your understanding is that, in this e-mail, the acting director of the Census Bureau is expressing -- is stating that Census Bureau staff have briefed him and sug -- and -- on their findings which suggest that the best way to provide block-level CVAP data is not to add a citizenship question to the

Page 258 1 decennial census questionnaire, correct? 2 A. I think that's right. This e-mail speaks 3 for itself, and obviously I didn't write it and it 4 wasn't addressed to me. 5 Q. Your understanding is that the Census 6 Bureau director is -- or acting Census Bureau 7 director is stating that Census Bureau staff have 8 conducted an analysis and briefed him on their findings which suggest that the best way to 9 10 provide block-level CVAP data for DOJ's needs is 11 through a linked file of administrative and survey 12 data that the Census Bureau already possesses, 13 correct? 14 That's my understanding of what this 15 says. Yeah. And your understanding is that the Census 16 17 Bureau director is -- acting Census Bureau 18 director is writing and stating that his staff --19 that Census Bureau staff have analyzed this issue 20 and briefed him on their findings that the linked 21 file of administrative and survey data would 22 result in higher quality data produced at lower

Page 259 cost than including a citizenship question on the 1 2 census questionnaire, correct? 3 A. I understand that he is communicating 4 that the findings of the staff suggest that. Yes. 5 Q. Okay. No meeting between the technical 6 experts at DOJ and the Census Bureau took place 7 between the date of the December 12th Gary letter 8 requesting a citizenship question and the Ross 9 decision memo in March of 2018 directing the 10 inclusion of a citizenship question, correct? 11 A. I am not aware of any such meeting. 12 You're not aware of any such meeting of 13 technical staff in the civil rights division, 14 which you are the head of, and the Census Bureau's 15 technical staff to discuss this proposal -- or 16 these findings, rather, about a different way of generating block-level CVAP data referenced in 17 this e-mail, correct? 18 19 A. I am not aware of any such meeting. 20 21

REDACTED

REDACTED

22

REDACTED

802

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Q. Okay. On page 3, page DOJ 2714, on
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January 2nd, Arthur Gary writes to Ron Jarmin, "It

should work fine. Let me get back to you. Best

wishes to you for 2018 as well."

I read that correctly, right?

A. Yes, you did.

Q. That's in response to a meeting -- an

e-mail on the following page which is from Ron

Jarmin to Arthur Gary which reads, "Arthur, happy

new year. Would the late next week work for a

meeting?"
Right?

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A. Appears -- that appears correct.

Q. Okay. So at this point, it looked like

Mr. Gary was planning on having a meeting or

suggested that a meeting the following week with

the Census Bureau would work fine, correct?

A. Again, these e-mails speak for

Page 262 REDACTED 1 802 Mr. Gary writes back to Ron Jarmin and 2 3 offers a number of options for a meeting, including Friday, January 19th, at 11:00 a.m., right? That appears to be correct. Q. And in the next e-mail on the thread, 7 8 Dr. Jarmin writes to Arthur Gary on January 10th, "Thanks, Gary. Let's do Friday at 11:00. We're 9 fine meeting at main Justice." Right? 10 11 A. Right. 802 Q. The next e-mail, which is on the first 12 page at the bottom, on January 16th, 2018, Arthur 13 Gary writes to cancel the meeting with Ron Jarmin, 14 15 correct? 16 A. Well, it looks like -- he says they're unable -- "We" -- I don't know who "we" 17 are -- "will be able to meet on Friday or this 18 19 week." 20 Q. Did you have any conversations with 21 Mr. Gary about meeting with the Census Bureau 22 between the date of Dr. Jarmin's e-mail on

Page 263 December 22nd requesting a meeting between Census 1 2 Bureau and DOJ staff and Arthur Gary's e-mail on 3 January 16th stating, due to some scheduling 4 conflicts, we will be unable to meet on Friday? 5 A. Yes. REDACTED 7 8 What was the content of that 9 conversation? 10 I believe the content of that 11 conversation related to this request that the 12 Census Bureau and the Department of Justice hold a 13 meeting. And what did Mr. Gary convey to you about 14 15 the Census Bureau's request to have a meeting 16 between DOJ and Census Bureau technical staff? 17 He conveyed to me that the request had 18 been made. 19 REDACTED 20 22

802

REDACTED

Q. And what was your response to receiving

that information?

A. I listened to what Mr. Gary had to say

and told him that I would think about the issue

and discuss it further with others.

REDACTED

REDACTED

REDACTED

Q. What, if anything, did you do with the information that the Census Bureau had an alternative means for providing DOJ with block-level CVAP data?

A. I discussed that with various people at the Department of Justice.

Q. And who did you discuss that with?

A. I discussed it with Rachael Tucker, Pat

Hovakimian. I may have discussed it with Danielle

Cutrona. I'm not sure. And I eventually

discussed it with the attorney general.

REDACTED

Q. You mentioned that you discussed it with the attorney general. When did you discuss the fact that the Census Bureau had an alternative means of producing block-level CVAP data with the attorney general?

A. It would have been at some point after I spoke to Art Gary. I don't remember the exact date.

REDACTED

REDACTED

REDACTED

Q. You didn't ask Arthur Gary to get more information about the specifics of the proposal from the Census Bureau to get higher quality CVAP data at lower cost?

A. I don't recall asking him that and I don't recall him conveying that to me that that was a representation that the Census Bureau had made.

Q. Okay. You at some point had a conversation with the Attorney General about this. Was that in person or by phone?

REDACTED

REDACTED

Q. That's fine.

The decision was made not to pursue the

Census Bureau's alternative proposal for producing

Page 272 1 block-level CVAP data for purposes of VRA 2 enforcement through a means other than including a 3 citizenship question on the census, correct? 4 That is correct. Α. 5 Q. Who made that decision? 6 A. The attorney general. 7 Q. When was that decision made? A. Around this time. I don't know exactly when it was made. I can't remember the specific 9 10 date. When you say "around this time," you mean 11 12 around January of 2018, correct? That is correct. 13 Are the reasons for that decision 14 memorialized anywhere? 15 A. Not to my knowledge. 16 17 Q. Were those reasons ever communicated to 18 you? 19 Yes. 2.0 REDACTED 21 2.2

REDACTED

Q. Who informed Art Gary of the decision not to meet with the Census Bureau to discuss their alternative proposal for producing block-level CVAP data?

A. I did.

Q. When did you inform Mr. Gary of that

Page 274 1 decision? 2 A. It would have been around this 3 January 29th date, I believe. But I don't recall 4 specifically. 5 Q. And who informed you that the Department 6 of Justice should not meet with the Census Bureau 7 to discuss the Census Bureau's alternative 8 proposal for producing block-level CVAP data? 9 A. The attorney general. 10 You received this e-mail thread from 11 Arthur Gary, which includes the initial e-mail 12 from Dr. Jarmin describing the alternative 13 proposal for collecting CVAP data at higher quality produced at lower cost on January 29th, 14 2018, correct? 15 A. On this e-mail chain, that's correct. I 16 don't know whether I received it before then or 17 18 not. But yes, this e-mail -- the e-mail dated 19 January 29th, 2018, at 2:33 p.m., is the first 20 e-mail in this chain where Mr. Gary sent me that 21 information. 22 REDACTED

REDACTED

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Page 277 REDACTED 601 Do you have any reason to think that Secretary Ross knows more about the accuracy of various forms of CVAP data than the career professionals at the Census Bureau? Objection. MR. GARDNER: Lack of foundation. I have no basis to answer THE WITNESS: that question.

REDACTED

REDACTED

Just here today, you know that Dr. Jarmin wrote to Arthur Gary and said Census Bureau staff have looked at this issue, and their analysis suggests that there's a way to get CVAP data for DOJ that would produce higher quality data at lower cost, and wanted to meet with DOJ about that. You understand that, right?

Page 279 1 A. Yes, I believe I've testified that I 2 understand that. 3 Okay. And when you told Congress that the best vehicle -- or the most appropriate vehicle for obtaining CVAP data was through the 5 decennial census questionnaire, you didn't mention Dr. Jarmin's proposal, right? MR. GARDNER: Objection. Asked and 9 answered. 10 THE WITNESS: Again, I don't remember 11 exactly everything that I testified to on May 12 21st. I'm happy to read that testimony now and 13 answer your question and verify -- or give you the verification or confirmation that you seem to be 14 15 asking me for. 16 But no, I didn't mention this. I didn't mention everything about the decision or the issue 17 in that testimony to Congress. I was asked 18 specific questions by congresspeople and gave 19 answers to the best of my ability and recollection 20 21 within the constraints that the Department of Justice places on witnesses who testify before 22

Page 280 Congress. Moreover, all it says here is that there were some career staff who made findings that 3 suggested a particular thing, not that they had firmly reached that conclusion. And of course, as 6 I mentioned before, it's up to Secretary Ross to make that determination as a matter of law, or at least that's my understanding. BY MR. HO: 10 I mean, this isn't an e-mail from just a 11 random Census Bureau staffer. This is an e-mail from the acting director of the Census Bureau, 12 13 correct? 14 MR. GARDNER: Objection. Argumentative. 15 THE WITNESS: I understand that Dr. Jarmin was the acting director of the Census 16 17 Bureau, yes. 18 REDACTED 19 2.0 21 22

Page 281 Q. Okay. Are you satisfied that your 1 2 testimony to Congress, which omitted Dr. Jarmin's 3 proposal to meet with the DOJ to discuss the 4 Census Bureau's findings that there was a way to 5 produce higher quality data at lower cost aside 6 from the census [sic] question -- are you 7 satisfied that that was complete testimony to 8 Congress? 9 A. Absolutely. I -- I testified completely 10 and honestly to Congress on the matters that I was 11 in a position to testify on. 12 Q. Your goal is to get the most complete and accurate CVAP data from the Census Bureau, right? 13 14 A. That would be the Department of Justice's 15 goal. Yes. And despite having that goal, you did 16 not -- and when I say "you," the Department of 17 18 Justice did not have a meeting of its technical 19 staff with the Census Bureau to discuss the Census 20 Bureau's proposal to get higher quality CVAP data 21 at lower cost, correct? 22 MR. GARDNER: Objection. Asked and

Page 282 1 answered. 2 THE WITNESS: I believe that's correct. 3 BY MR. HO: Q. Are you aware of any other circumstance 5 where the Department of Justice asked the Census 6 Bureau to collect data but then refused to have a 7 technical meeting to discuss that data request? 8 A. I'm not aware of that, nor am I aware of any instance where the Census Bureau has offered 9 10 that kind of meeting. 11 REDACTED 12 13 14 15 Q. This is marked as Exhibit 22. It's an 16 17 e-mail from Ron Jarmin to Census Bureau personnel in the administrative record with Bates number 18 19 9074. In this e-mail, Dr. Jarmin is forwarding 20 21 to Census Bureau personnel an e-mail that he had previously written on February 6th, 2018, to 22

	Page 283
1	Enrique Lamas and, it appears, Karen Dunn Kelley.
2	Do you see that?
3	A. I do see that.
4	Q. Dr. Jarmin writes to Ms. Kelley, "Karen,
5	I spoke with Jarmin is Gary. He has spoken with
6	DOJ leadership. They believe the letter
7	requesting citizenship be added to the 2020 census
8	fully describes their request. They do not want
9	to meet. Thanks, Ron."
10	Did I read that right?
11	A. Yes, you did.
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REDACTED

Q. Dr. Jarmin was correct that DOJ

leadership did not want to have a technical

meeting to discuss DOJ's request for block-level

CVAP data, correct?

A. I believe that's correct.

REDACTED

REDACTED

REDACTED

Q. Mr. Gore, as the head of the civil rights division, you want the civil rights division to have access to the most accurate CVAP data for purposes of VRA enforcement, right?

REDACTED

REDACTED

Right.

REDACTED

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Page 288
    REDACTED
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             Well, before Secretary Ross' decision
         Q.
    memo --
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            that decision memo was in March of 2018,
5
    correct?
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             Sounds right.
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                    So before Secretary Ross'
         Q.
             Okay.
                                              memo,
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    you didn't know what the Census Bureau's views
9
    were about the most accurate form of CVAP
                                              data,
10
    correct?
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         Α.
             That's probably correct.
                                       Yeah.
12
         Q.
             Okay.
                    So before March of
                                       2018, as
13
            who wants the Department of Justice to
    someone
14
    have the most accurate CVAP data for VRA
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    enforcement, you wanted to be able to have a
16
    meeting of DOJ technical staff with the Census
17
              learn about the Census Bureau's views
    Bureau to
18
    about the most accurate CVAP data, correct?
19
                                       Hypothetical.
             MR.
                 GARDNER:
                           Objection.
                           That's a hypothetical.
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             THE WITNESS:
2 1
           REDACTED
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Q. Okay. So it's correct that you received

a draft of Commerce's decision memo before the

final memo became public, correct?

REDACTED

REDACTED

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REDACTED

REDACTED

Q. Okay. So is it correct, as this comment notes, that the December 12 letter requesting a citizenship question be added to the census did not say that it was necessary to collect CVAP data through the census questionnaire for VRA enforcement?

A. That is correct.

2.0

REDACTED

Q. And you -- my question was, you, yourself, have specifically noted that the

	Page 300
1	December 12 letter, the Gary letter, did not use
2	the word "necessary" with respect to the inclusion
3	of a citizenship question on the 2020 census,
4	correct?
5	A. Yes, I have just noted that in my
6	testimony. I will say I don't know I have no
7	recollection of what this comment is referring to.
8	Q. You agree, right, Mr. Gore, that CVAP
9	data collected through the census questionnaire is
10	not necessary for DOJ's VRA enforcement efforts?
11	A. I do agree with that. Yes.
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13	REDACIED
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The chief scientist of the Census Bureau,

I'm representing to you, has given deposition

testimony in this litigation stating that the

analysis conducted by the Census Bureau indicates

that the best quantitative evidence that's

available to the Census Bureau at present suggests

to the Census Bureau and leads the Census Bureau

to conclude that the inclusion of a citizenship

question is likely to reduce self-response rates

to the census questionnaire.

Do you understand the representation that

I've just made to you?

A. I do. I can't verify whether it's

accurate, since I'm not familiar with that

deposition testimony.

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REDACTED

REDACTED

REDACTED

Q. Are there any planned meetings between the civil rights division and the Census Bureau about the effect that the citizenship question on the 2020 census is going to have on the accuracy of census data?

A. I'm not aware of any such meetings, nor do I know whether any such meetings would be productive at this point, since the 2020 census hasn't yet been conducted and nobody knows what the effect of the citizenship question on that particular census will be.

Q. Mr. Gore, are you aware of any other circumstance in which the Department of Commerce has reached out to the Department of Justice to see if the Department of Justice would request data from the Census Bureau?

A. I'm not aware of any other such instance,

no.

REDACTED

Q. Mr. Gore, just to circle back on something we talked about earlier, when Attorney General Sessions made the decision for there not to be a meeting between DOJ technical staff and the Census Bureau, at that time, Secretary Ross had not yet issued his decision memo directing the inclusion of a citizenship question on the census, correct?

- A. That is correct.
- Q. So it's accurate to say, since that decision memo had not yet been issued, that that decision memo did not play any role in the decision that was made not to have a meeting

Page 330 between Census Bureau and technical staff, correct? **A** . That is -- I believe that's correct. Yes. REDACTED

Page 331 1 REDACTED 2 3 Okay. And if you look at Exhibit 34, 802 5 it's a document titled, Census citizenship question. This is the briefing paper that was attached to that e-mail, correct? A. I can't verify that for sure, but --10 11 Q. Does it appear to be? A. It appears to be -- yes, it appears to be 12 13 a briefing paper on that topic. And the subject is, AG prep for 14 Okay. CJS Approps. hearing, correct? 15 16 That is correct. Q. Okay. So this citizenship -- census 17 citizenship question briefing paper, Exhibit 34, 18 it's for the attorney general, correct? 19 20 A. That is correct. 21 Q. Okay. Exhibit 34, at the top, the first bullet under the section background reads, "Not 22

Page 332 802 1 public. In 2017, Secretary of Commerce Wilbur 2 Ross requested that the Justice Department send a 3 letter requesting the addition of a citizenship question on the 2020 census." 802/ Is that statement accurate, as far as you 601 know? Objection. Lack of MR. GARDNER: foundation. THE WITNESS: As far as I know, yes. 10 BY MR. HO: 11 REDACTED 12 13 14 15 And it's correct that, as of the date of 16 this e-mail, April 6th, 2018, the fact that 17 18 Secretary of Commerce Ross requested that the 19 Justice Department send a letter requesting the 20 addition of a citizenship question was not public, 21 correct? 22 MR. GARDNER: Objection. Lack of

Page 333 foundation. THE WITNESS: I believe that was -- I believe that's correct. I don't remember for sure. REDACTED

REDACTED

Q. Why, if you know, was it not public by

April 6th, 2018, that Secretary Ross had requested

that the Justice Department send a letter

requesting the addition of a citizenship question?

MR. GARDNER: Objection. Lack of

foundation. Calls for speculation.

THE WITNESS: I don't know.

REDACTED

REDACTED

REDACTED

REDACTED

Page 338 REDACTED 1 Q. Okay. But just so I'm clear on it, you 2 3 have had discussions with Attorney 4 General Sessions on the topic of whether 5 apportionment or redistricting should be conducted 6 using total population or some other measure? MR. GARDNER: Objection to the extent it 7 8 mischaracterizes the witness' previous testimony. THE WITNESS: I stand by my prior answer 9 10 that I had a conversation with the attorney general about the question of the use of total 11 12 population or some other measure for apportionment 13 purposes. 14 BY MS. HULETT: 15 Q. And you can't disclose that conversation 16 because it was during the pre-deliberative process leading to the decision as to whether to request 17 18 that the Census Bureau include a citizenship 19 question on the decennial census? 20 A. That is correct. 21 REDACTED 22

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Page 345 Q. Well, to start with, I'm talking about Reyes versus City of Farmers Branch, Barnett versus City of Chicago, Negron versus City of Miami Beach, Romero versus City of Pomona, and LULAC versus Perry. A. I read all of those cases before this letter was sent. And I may have read the LULAC versus Perry decision more recently than that. Q. And before you list these cases, the sentence right before the cases in the second paragraph says, "Multiple federal courts of appeal have held that, where citizenship rates are at issue in a vote dilution case, citizen voting age population is the proper metric for determining whether a racial group could constitute a majority in a single-member district." Did I read that correctly? A. Yes, you did. These are all appellate court or Supreme Q. Court cases. Did you read any of the lower court opinions in these cases?

REDACTED

A. I believe I did. Yes.

Page 346 And do any of these appellate court opinions that are cited in this paragraph hold that long-form data or ACS survey data is deficient or unsuitable for use in a Section 2 analysis? Objection. Compound. MR. GARDNER: THE WITNESS: I don't believe so. REDACTED

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Q. Have you ever communicated with anyone at the White House about the citizenship question?

A. Yes.

Q. Who?

	Page 410
1	A. I communicated with John Zadrozny.
2	Q. And who is he?
3	A. Z-a-d-r-o-z-n-y, I believe, is how he
4	spells his last name. And at the time, he was
5	working, I believe, for the Domestic Policy
6	Council.
7	Q. And when did you communicate with him?
8	A. I believe it was sometime in October of
9	2017.
10	Q. Who initiated the contact?
11	A. I don't recall. What I recall about it
12	is that I participated in a conference call on the
<mark>13</mark>	issue on which Mr. Zadrozny in which
14	Mr. Zadrozny also participated.
<mark>15</mark>	Q. Conference call on the issue of adding
<mark>16</mark>	the citizenship question?
17	A. That's correct.
18	Q. In October of 2017?
19	A. I believe it was October of 2017.
20	Q. Who else was on that conference call?
21	A. I can recall that other people from the
22	Department of Justice were on the call. Rachael

Page 411 Tucker, who we've discussed previously, and Gene 1 Hamilton I believe was on the call. And there may 2 3 have been others, but I can't remember 4 specifically who they were. 5 Q. Other than the addition of the 6 citizenship question to the census, was that the 7 only topic --8 A. Yes. Q. -- discussed in the call? 9 A. Yes, it was. 10 11 Q. And were there people from the Department 12 of Commerce on that call? 13 A. No, there were not. Or at least not to 14 my knowledge. Q. So to your knowledge, it was one White 15 House official, and the rest of you were all from 16 the Department of Justice? 17 A. To the best of my knowledge and 18 19 recollection, yes. 2.0 REDACTED 21 22

REDACTED

Q. And did you know before the call why you

were invited?

2.0

A. Yes.

Q. And why were you invited?

A. Because I was involved in this issue on

behalf of the Department of Justice.

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REDACTED

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 correct.

Q. You don't see anything in the letter, correct, that references any aspect of how this data is relevant to Section 2 enforcement other than with respect to Gingles 1, correct?

A. I don't see anything like that. That's

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Has any map drawer, outside of somebody

employed by the federal government, ever

communicated to you that it would be better if the

citizenship data were in the same data set as the

total population data?

MR. GARDNER: Could you re-ask that

question again? I'm sorry. I missed the first

clause.

MR. GREENBAUM: Can you read it back?

(The reporter read the record as

requested.)

THE WITNESS: I don't know who you mean

by "you." If you mean the Department of Justice,

I can't answer that question because I don't know

what conversations have happened between map

drawers outside of the federal government and

members of the Department of Justice.

Page 435 BY MR. GREENBAUM: Q. I mean you, John Gore. Me, personally? I don't believe I've ever had any such conversation that I can recall. REDACTED

REDACTED

REDACTED

Q. Prior to December 12th, 2017, did you have any communication with anybody who was not a federal employee at the time about having a

Page 438 citizenship question on the census? 1 2 Α. Yes. 3 Q. Who? 4 I had a conversation with a gentleman 5 named Mark Neuman, who I believe was not a federal 6 employee at the time. 7 Q. Who is Mark Neuman? 8 I understand Mark Neuman to be a former employee of the Census Bureau or the Department of 9 Commerce -- I'm not sure which one. 10 And I 11 understood that he was advising the Department of 12 Commerce and the Census Bureau with respect to 13 this issue. 14 REDACTED 15 16 17 18 19 2.0 21 22

REDACTED

REDACTED

Q. And if the Census Bureau were providing census data at the block level, isn't it true that, for those census blocks that have one person, that that person's answer to the census question regarding citizenship would be revealed in the data itself?

MR. GARDNER: Objection. Calls for a

hypothetical.

THE WITNESS: Again, I believe I had this

Page 441 discussion with Mr. Ho earlier. I don't know the 1 2 answer to that question. It's a hypothetical 3 question. 4 Mr. Ho also talked about data masking 5 techniques that the Census Bureau might use. I 6 don't know how those would implicate the answer to 7 the question. I don't know how the Census Bureau 8 is planning to report the results of this data or 9 this question from the questionnaire to the Department of Justice. 10 There's a lot I don't know, so I can't 11 12 take a view on that and I, unfortunately, can't 13 answer your question. 14 REDACTED 15 16 17 18 19 2.0 21 22

REDACTED

Q. You may have answered this earlier, but I'm going to ask it again. Who decided that the Department of Justice would request that the Census Bureau add a citizenship question to the census?

A. I believe I've answered that earlier, and it was the attorney general.

REDACTED

REDACTED

2 0

REDACTED

Q. And do you recall sharing any subsequent drafts of what became the December 12th letter

with Mr. Herren?

A. I don't recall one way or the other.

Q. Do you recall him giving you comments on

any subsequent drafts?

Page 445

A. I don't recall one way or the other.

REDACTED

REDACTED

REDACTED

Page 447

REDACTED

REDACTED

Page 449

CERTIFICATE OF NOTARY PUBLIC

I, CHRISTINA S. HOTSKO, the officer before whom the foregoing deposition was taken, do hereby certify that the witness whose testimony appears in the foregoing deposition was duly sworn by me; that the testimony of said witness was taken by me in stenotypy and thereafter reduced to typewriting under my direction; that said statement is a true record of the proceedings; that I am neither counsel for, related to, nor employed by any of the parties to the action in which this statement was taken; and, further, that I am not a relative or employee of any counsel or attorney employed by the parties hereto, nor financially or otherwise interested in the outcome of this action.

CHRISTINA S. HOTSKO
Notary Public in and for the

District of Columbia

My commission expires:

November 14, 2021

NEW YORK IMMIGRATION COALITION, et al., vs.

UNITED STATES DEPARTMENT OF COMMERCE, et al.

JOHN GORE

INSTRUCTIONS TO THE WITNESS

Please read your deposition over carefully and make any necessary corrections. You should state the reason in the appropriate space on the errata sheet for any corrections that are made.

After doing so, please sign the errata sheet and date it. You are signing same subject to the changes you have noted on the errata sheet, which will be attached to your deposition.

It is imperative that you return the original errata sheet to the deposing attorney within thirty (30) days of receipt of the deposition transcript by you. If you fail to do so, the deposition transcript may be deemed to be accurate and may be used in court.

22 PA 3072371

	Page 452
1	NEW YORK IMMIGRATION COALITION, et al., vs.
	UNITED STATES DEPARTMENT OF COMMERCE, et al.
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	JOHN GORE
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4	ERRATA
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	Page 453
1	NEW YORK IMMIGRATION COALITION, et al., vs.
2	UNITED STATES DEPARTMENT OF COMMERCE, et al.
3	JOHN GORE
4	
5	ACKNOWLEDGMENT OF DEPONENT
6	I,, do hereby certify
7	that I have read the foregoing pages and that the
8	same is a correct transcription of the answers given
9	by me to the questions therein propounded, except for
10	the corrections or changes in form or substance, if
11 12	any, noted in the attached Errata Sheet.
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22	PA 3072371

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Federal Rules of Civil Procedure Rule 30

- (e) Review By the Witness; Changes.
- (1) Review; Statement of Changes. On request by the deponent or a party before the deposition is completed, the deponent must be allowed 30 days after being notified by the officer that the transcript or recording is available in which:
- (A) to review the transcript or recording; and
- (B) if there are changes in form or substance, to sign a statement listing the changes and the reasons for making them.
- (2) Changes Indicated in the Officer's Certificate. The officer must note in the certificate prescribed by Rule 30(f)(1) whether a review was requested and, if so, must attach any changes the deponent makes during the 30-day period.

DISCLAIMER: THE FOREGOING FEDERAL PROCEDURE RULES

ARE PROVIDED FOR INFORMATIONAL PURPOSES ONLY.

THE ABOVE RULES ARE CURRENT AS OF SEPTEMBER 1,

2016. PLEASE REFER TO THE APPLICABLE FEDERAL RULES

OF CIVIL PROCEDURE FOR UP-TO-DATE INFORMATION.

VERITEXT LEGAL SOLUTIONS COMPANY CERTIFICATE AND DISCLOSURE STATEMENT

Veritext Legal Solutions represents that the foregoing transcript is a true, correct and complete transcript of the colloquies, questions and answers as submitted by the court reporter. Veritext Legal Solutions further represents that the attached exhibits, if any, are true, correct and complete documents as submitted by the court reporter and/or attorneys in relation to this deposition and that the documents were processed in accordance with our litigation support and production standards.

Veritext Legal Solutions is committed to maintaining the confidentiality of client and witness information, in accordance with the regulations promulgated under the Health Insurance Portability and Accountability Act (HIPAA), as amended with respect to protected health information and the Gramm-Leach-Bliley Act, as amended, with respect to Personally Identifiable Information (PII). Physical transcripts and exhibits are managed under strict facility and personnel access controls. Electronic files of documents are stored in encrypted form and are transmitted in an encrypted fashion to authenticated parties who are permitted to access the material. Our data is hosted in a Tier 4 SSAE 16 certified facility.

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